



**2014/2248(INI)**

16/11/2016

# **AMENDMENTS**

## **1 - 338**

**Draft report**

**Guy Verhofstadt**

(PE585.741v01-00)

Possible evolutions of and adjustments to the current institutional set-up of the European Union  
(2014/2248(INI))

Document 1: AM 1- 338 (PE 592.234)

Document 2: AM 339 - 685 (PE 592.235)

Document 3: AM 686 - 1039 (PE 592.348)



**Amendment 1**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation -1 (new)**

*Motion for a resolution*

*Amendment*

**-1** *having regard to the Treaty on European Union, in particular the fourth and fifth recitals of the Preamble;*

Or. en

**Amendment 2**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 1**

*Motion for a resolution*

*Amendment*

– having regard in particular to Articles 1, 2, 3, **10**, 14, 15, 16, 17, 48 and 50 of the Treaty on the European Union (TEU), and to Articles 119, 120-126, 127-133, 136-138, 139-144, 194 and 352 *of the Treaty on the Functioning of the European Union (TFEU)* and the Protocols thereto,

– having regard in particular to Articles 1, 2, 3, **6, 9, 10, 11**, 14, 15, 16, 17, **18**, 48 and 50 of the Treaty on the European Union (TEU), and to *the Treaty on the Functioning of the European Union (TFEU) in particular* Articles 119, 120-126, 127-133, 136-138, 139-144, **145-161**, 194 and 352 and the Protocols thereto,

Or. en

**Amendment 3**  
**Notis Marias**

**Motion for a resolution**  
**Citation 1 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to Protocol (No 1)*

*of the Treaty on the Functioning of the European Union (TFEU) on the role of national Parliaments in the European Union,*

Or. el

**Amendment 4**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 1 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to the Charter of Fundamental Rights of the European Union,*

Or. en

**Amendment 5**  
**Notis Marias**

**Motion for a resolution**  
**Citation 1 b (new)**

*Motion for a resolution*

*Amendment*

– *having regard to Protocol (No 2) to the Treaty on the Functioning of the European Union (TFEU) on the application of the principles of subsidiarity and proportionality,*

Or. el

**Amendment 6**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 2**

*Motion for a resolution*

*Amendment*

- *having regard to the report of 22 June 2015 of the President of the European Commission in close cooperation with the Presidents of the European Council, the European Parliament, the European Central Bank and the Eurogroup entitled ‘Completing Europe’s Economic and Monetary Union’ (the ‘Five Presidents’ Report’)<sup>1</sup>,*
- deleted*

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<sup>1</sup> [http://ec.europa.eu/priorities/economic-monetary-union/docs/5-presidents-report\\_en.pdf](http://ec.europa.eu/priorities/economic-monetary-union/docs/5-presidents-report_en.pdf)

Or. en

**Amendment 7**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Citation 4**

*Motion for a resolution*

*Amendment*

- having regard to the MFF and the interinstitutional agreement as *finally* adopted on 2 December 2013 and published in the Official Journal of 20 December 2013<sup>4</sup>,

- having regard to the MFF and the interinstitutional agreement as adopted on 2 December 2013 and published in the Official Journal of 20 December 2013<sup>4</sup>,

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<sup>4</sup> OJ L 347, 20.12.2013, p.884.

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<sup>4</sup> OJ L 347, 20.12.2013, p.884.

Or. en

**Amendment 8**

**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**

**Citation 6**

*Motion for a resolution*

*Amendment*

- *having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the United Kingdom within the European Union<sup>6</sup>,*
- deleted*

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<sup>6</sup> *EUCO conclusions of 19 February 2016.*

Or. en

### **Amendment 9**

**Sylvia-Yvonne Kaufmann**

**Motion for a resolution**

**Citation 6**

*Motion for a resolution*

*Amendment*

- *having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the United Kingdom within the European Union<sup>6</sup>,*
- deleted*

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<sup>6</sup> *EUCO conclusions of 19 February 2016.*

Or. en

### **Amendment 10**

**Jo Leinen, Mercedes Bresso, Enrique Guerrero Salom, Pedro Silva Pereira, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Citation 6**

*Motion for a resolution*

*Amendment*

- having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the

- having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the

United Kingdom within the European Union<sup>6</sup>,

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<sup>6</sup> EUCO conclusions of 19 February 2016.

United Kingdom within the European Union<sup>6</sup>, *which is rendered void due to the decision of the UK to leave the Union*,

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<sup>6</sup> EUCO conclusions of 19 February 2016.

Or. en

### **Amendment 11**

**Sylvie Goulard, Charles Goerens, Maite Pagazaurtundúa Ruiz**

#### **Motion for a resolution**

##### **Citation 6**

###### *Motion for a resolution*

– having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the United Kingdom within the European Union<sup>6</sup>,

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<sup>6</sup> EUCO conclusions of 19 February 2016.

###### *Amendment*

– having regard to the European Council conclusions of 18-19 February 2016 concerning a new settlement for the United Kingdom within the European Union<sup>6</sup>, *which has since ceased to exist*,

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<sup>6</sup> EUCO conclusions of 19 February 2016.

Or. en

### **Amendment 12**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Citation 7**

###### *Motion for a resolution*

– having regard to the decision to leave the European Union resulting from the UK referendum,

###### *Amendment*

– having regard to the decision to leave the European Union resulting from the UK referendum *on EU membership*,

Or. en

**Amendment 13**  
**Richard Corbett**

**Motion for a resolution**  
**Citation 7**

*Motion for a resolution*

– having regard to the decision to leave the European Union resulting from the UK referendum,

*Amendment*

– having regard to the *likely* decision to leave the European Union resulting from the UK referendum,

Or. en

**Amendment 14**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 8**

*Motion for a resolution*

– *having regard to Standard Eurobarometer 84 of Autumn 2015 entitled 'Public opinion in the European Union' and to the Special Barometer of the European Parliament of June 2016 entitled 'Europeans in 2016: Perceptions and expectations, fight against terrorism and radicalisation'*,

*Amendment*

*deleted*

Or. en

**Amendment 15**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Citation 8 a (new)**

*Motion for a resolution*

*Amendment*

– *having regards the consistently declining turnout in the European elections, from 61.9% in 1979 to 42.6% in 2014 according to final results TNS/ScytI*



*in cooperation with the European Parliament; and simultaneously rising criticism of the EU,*

Or. en

**Amendment 16**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 9 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to the judgment of the Court of Justice of the European Union in joined cases C-8/15 P to C-10/15 P, Ledra Advertising Ltd and Others v. European Commission and European Central Bank (ECB),*

Or. en

**Amendment 17**  
**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

**Motion for a resolution**  
**Citation 10 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to its resolution 24 June 2015 on the review of the economic governance framework: stocktaking and challenges<sup>8a</sup>,*

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<sup>8a</sup> *Texts adopted, P8\_TA(2015)0238.*

Or. en

**Amendment 18**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Citation 14 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to its resolution of 28 October 2015 on the European Citizens' Initiative,*

Or. en

**Amendment 19**  
**Richard Corbett**

**Motion for a resolution**  
**Citation 16**

*Motion for a resolution*

*Amendment*

- having regard to its resolution of 28 June 2016 on the *decision to leave the EU resulting from* the UK referendum<sup>15</sup> ,

- having regard to its resolution of 28 June 2016 on the *result of* the UK referendum<sup>15</sup> ,

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<sup>15</sup> Texts adopted, P8\_TA(2016)0294.

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<sup>15</sup> Texts adopted, P8\_TA(2016)0294.

Or. en

**Amendment 20**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Citation 16 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to negative referenda decisions concerning the current Union and/or policies as expressed by majorities of people in France on the 29th of May 2005, the Netherlands on the 1st of June 2005,*

*Ireland on the 12th of June 2008, Greece on July 5, 2015, Denmark on the 3rd of December 2015, Netherlands on the 6th of 2016, in addition to renouncing the candidacy of Norway on the 28th of November 1994, Switzerland on the 4th of March 2001 and Iceland on the 12th of March 2015,*

Or. en

**Amendment 21**  
**Sylvia-Yvonne Kaufmann**

**Motion for a resolution**  
**Citation 18 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to the decision of the European Convention 2002-2003 to include Union symbols into the Treaties to make the common European identity visible,*

Or. en

**Amendment 22**  
**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

**Motion for a resolution**  
**Citation 18 a (new)**

*Motion for a resolution*

*Amendment*

– *having regard to its resolution of XXXXX on the establishment of an EU mechanism on democracy, the rule of law and fundamental rights,*

Or. en

**Amendment 23**

**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Citation 18 b (new)**

*Motion for a resolution*

*Amendment*

- *having regard to Regulation (EU) 2016/1624 of the European Parliament and of the Council of 14 September 2016 on the European Border and Coast Guard<sup>15a</sup>,*

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<sup>15a</sup> OJ L 251, 16.9.2016, p. 1.

Or. en

**Amendment 24**

**Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard**

**Motion for a resolution**

**Citation 21 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the Declaration ‘Greater European Integration: The Way Forward’ by the Presidents of the Camera dei Deputati of Italy, the Assemblée nationale of France, the Bundestag of Germany, the Chambre des Députés of Luxembourg, and the Presidency of the EU Speakers Conference signed on 14 September 2016 and currently endorsed by several national parliamentary chambers in the EU,*

Or. en

**Amendment 25**

**Luke Ming Flanagan**

**Motion for a resolution**

**Citation 21 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the increasing anti-EU sentiment across the Union, specifically the increase in sentiment against closer union with the concomitant inevitable loss of sovereignty,*

Or. en

**Amendment 26**

**Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard**

**Motion for a resolution**

**Citation 21 b (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the opinion of the Committee of the Regions of 31 January 2013 on the promotion of EU citizens' electoral rights <sup>6a</sup>,*

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<sup>6a</sup> OJ C 062, 2.3.2013, p. 26

Or. en

**Amendment 27**

**Maite Pagazaurtundúa Ruiz**

**Motion for a resolution**

**Citation 21 c (new)**

*Motion for a resolution*

*Amendment*

- *having regard to its resolution of XXXXX with recommendations to the Commission on the establishment of an EU mechanism on democracy, the rule of law and fundamental rights,*

**Amendment 28**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital -A (new)**

*Motion for a resolution*

*Amendment*

**-A. whereas the great diversity of the different national and regional traditions, both cultural and constitutional, belonging to all of the Member States of our continent;**

Or. de

**Amendment 29**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

*Amendment*

A. whereas the **'polycrisis'** currently faced by the Union, ***including its*** financial, economic, social and migratory ***consequences, have all*** led to the rejection by a growing part of the ***population*** of the current European Union;

A. whereas the ***inability of the EU institutions to cope with the deep and multiple crises*** currently faced by the Union, ***i.e. the*** financial, economic, social, and migratory ***crises, including the increasing democratic shortcomings of the Union as a whole and the progressive disempowerment of the EU citizens, has*** led to the rejection by a growing part of the ***citizens*** of the current European Union; ***whereas in order to address such criticism, regain legitimacy and rebuild the trust and confidence of the European citizens in the European project, the EU should redefine its priorities by giving primary consideration to the promotion of civil and social rights as enshrined in the Treaties and the EU Charter of fundamental rights, also providing for the***

*involvement of civil society in decision-making and implementation processes;*

Or. en

**Amendment 30**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

*Amendment*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union, *specifically a rejection of ever-closer union, evidenced so graphically in the Brexit vote but evidenced also in the rise of so many radical anti-EU parties in Member States across the EU, evidence it would be foolish now to ignore;*

Or. en

**Amendment 31**  
**Notis Marias**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social *and* migratory consequences, *have* all led to the rejection by a growing part of the population of the current European Union;

*Amendment*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, *as well as the choices made by its institutions to deals with these consequences have* all led *reasonably* to the rejection by a growing part of the population of the current European Union;

**Amendment 32**  
**Francesc Gambús**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

*Amendment*

A. whereas the **financial, economic, social and migratory consequences** of the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

Or. es

**Amendment 33**  
**Morten Messerschmidt, Kazimierz Michał Ujazdowski, Ulrike Trebesius**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

*Amendment*

A. whereas the ‘polycrisis’ currently faced by the Union, including its financial, economic, social, **democratic, cultural, identity, safety** and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

Or. en

**Amendment 34**  
**Paulo Rangel, Constance Le Grip**

**Motion for a resolution**  
**Recital A**



*Motion for a resolution*

A. whereas the **'polycrisis'** currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to ***the rejection by a growing part of the population of the current European Union***;

*Amendment*

A. whereas the ***multiple crises*** currently faced by the Union, including its financial, economic, social and migratory consequences ***as well as the rising of populist parties and nationalist movements***, have all led to ***a decrease of trust in the European institutions***;

Or. en

**Amendment 35**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Recital A**

*Motion for a resolution*

A. whereas the 'polycrisis' currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to ***the rejection by a growing part of the population of the current European Union***;

*Amendment*

A. whereas the 'polycrisis' currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to ***increased dissatisfaction from a growing segment of the population regarding the functioning of the European Union***;

Or. en

**Amendment 36**

**Eleftherios Synadinos**

**Motion for a resolution**

**Recital A**

*Motion for a resolution*

A. whereas the 'polycrisis' currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the

*Amendment*

A. whereas the 'polycrisis' currently faced by the Union, including its financial, economic, ***political***, social and migratory consequences, ***as well as terrorism***, have all led to the rejection by a growing part of

current European Union;

the population of the current European Union;

Or. el

**Amendment 37**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the *'polycrisis'* currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the *rejection* by a growing part of the population of the current European Union;

*Amendment*

A. whereas the *many challenges* currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the *questioning* by a growing part of the population of the current European Union;

Or. en

**Amendment 38**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas the *'polycrisis'* currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

*Amendment*

A. whereas the *crises* currently faced by the Union, including its financial, economic, social and migratory consequences, have all led to the rejection by a growing part of the population of the current European Union;

Or. de

**Amendment 39**  
**Paulo Rangel, Cristian Dan Preda, Alain Lamassoure, Constance Le Grip**

**Motion for a resolution**  
**Recital A a (new)**

*Motion for a resolution*

*Amendment*

*Aa. whereas these significant European challenges cannot be handled by single Member States, but only by a joint response from the European Union;*

Or. en

**Amendment 40**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

*Amendment*

*B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;*

*deleted*

Or. en

**Amendment 41**  
**Kazimierz Michał Ujazdowski, Ulrike Trebesius**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. *whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies;* whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

*Amendment*

B. whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

Or. pl

**Amendment 42**  
**Martina Anderson**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to *a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take*

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to *an inability of the EU and its institutions to listen to Nation States and their citizens about the type of Europe they want and instead presses forward with a neo-liberal agenda that it received no mandate to implement;*

*effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;*

Or. en

### Amendment 43

Barbara Spinelli, Helmut Scholz

#### Motion for a resolution

##### Recital B

###### *Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) **and** the lack of a credible single executive authority enjoying full democratic legitimacy **and competence to take effective** action across a wide spectrum of policies; whereas recent examples such as the **uncontrolled** migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of **an immediate** common response to the internal **and external** threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively **and quickly**;

###### *Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of **the current** governance owing **pre-eminently to ill-conceived policies in the economic field as well as in the management of refugee and migrants issue and, only secondarily**, to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) **as well as to** the lack of a credible single executive authority enjoying **competences only if based on** full democratic legitimacy, **taking solidarity-based** action across a wide spectrum of policies; whereas recent examples such as the **relative increase of the** migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of **a** common response to the internal threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively, **quickly and in full respect of human rights, rule of law and social justice**;

**Amendment 44****Notis Marias****Motion for a resolution****Recital B***Motion for a resolution*

B. whereas progress towards a Union that can really *deliver on and* achieve its goals *are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies*; whereas recent examples such as the uncontrolled migration flow, the *slow clean-up* of *our* banks after the outbreak of the financial crisis and the lack of an *immediate common* response to the internal *and external* threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

*Amendment*

B. whereas progress towards a Union that can really achieve *the* goals *of prosperity of the citizens of its Member States, is hampered by the self-serving interests served by its institutions, as well as the economic interests of wealthier Member States*; whereas recent examples such as the uncontrolled migration flow, *the uncontrolled activities* of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

Or. el

**Amendment 45****Jo Leinen, Sylvia-Yvonne Kaufmann, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo****Motion for a resolution****Recital B***Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of

governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the *uncontrolled migration flow*, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated *the Union's incapacity* to respond effectively and quickly;

governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the *inadequate management of refugee flows*, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated *that the Union, paralysed by Member States, has not been able* to respond effectively and quickly;

Or. en

**Amendment 46**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic, *while institutional*, search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy, *through electoral procedure*, and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's

quickly;

incapacity to respond effectively and quickly;

Or. el

**Amendment 47**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a *failure* of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the *lack of an immediate* common response to the internal and external threat of terrorism have *aptly demonstrated the Union's incapacity* to respond effectively and quickly;

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a *weakening* of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the *delay in the setting-up of a* common response to the internal and external threat of terrorism have *shown that the Union should improve its capacity* to respond effectively and quickly *to crises*;

Or. en

**Amendment 48**  
**Richard Corbett**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union

*Amendment*

B. whereas progress towards a Union



that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (*which is still based on* the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (*despite* the so-called Luxembourg Compromise *supposedly falling into disuse*) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's incapacity to respond effectively and quickly;

Or. en

**Amendment 49**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism

have aptly demonstrated the Union's *incapacity to respond* effectively and quickly;

have aptly demonstrated the Union's *cumbersomeness in responding* effectively and quickly;

Or. de

**Amendment 50**  
**Paulo Rangel**

**Motion for a resolution**  
**Recital B**

*Motion for a resolution*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's *incapacity* to respond effectively and quickly;

*Amendment*

B. whereas progress towards a Union that can really deliver on and achieve its goals are impaired by a failure of governance owing to a continuous and systematic search for unanimity in the Council (which is still based on the so-called Luxembourg Compromise) and the lack of a credible single executive authority enjoying full democratic legitimacy and competence to take effective action across a wide spectrum of policies; whereas recent examples such as the uncontrolled migration flow, the slow clean-up of our banks after the outbreak of the financial crisis and the lack of an immediate common response to the internal and external threat of terrorism have aptly demonstrated the Union's *inability* to respond effectively and quickly;

Or. en

**Amendment 51**  
**Jo Leinen, Enrique Guerrero Salom, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

**Motion for a resolution**  
**Recital B a (new)**

*Motion for a resolution*

*Amendment*

**Ba.** *whereas the European Union cannot fulfil the expectations of the European citizens, because its primary law does not provide all the necessary instruments, competences and decision-making procedures to effectively tackle common challenges like migration, internal and external security, the economic and fiscal policies as well as social investment;*

Or. en

### **Amendment 52**

**Fabio Massimo Castaldo**

**Motion for a resolution**

**Recital C**

*Motion for a resolution*

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, ***has given rise to*** unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;

C. whereas this problem, coupled with ***both*** a lack of a common vision on the part of our Member States as regards the future of our continent, ***and an established political agenda for pursuing a genuinely European common interest centred around the real priorities of European citizens, or rather full-time employment and effective social and territorial cohesion, has created a feeling of disaffection and mistrust in the Union, leading to*** unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union ***itself***;

Or. it

### **Amendment 53**

**Martina Anderson**

## Motion for a resolution

### Recital C

#### *Motion for a resolution*

C. whereas this problem, coupled with *a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;*

#### *Amendment*

C. whereas this problem, coupled with *the de-industrialisation of the European economy, high unemployment, an inability to tackle in an equitable manner the financial crisis, and the punitive measures; taken by the Union in relation to indebted countries has an inability or unwillingness on behalf of the EU address social and economic issues which are causing ‘euroscepticism’ risk the disintegration of the Union;*

Or. en

## Amendment 54

Max Andersson

## Motion for a resolution

### Recital C

#### *Motion for a resolution*

C. *whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;*

#### *Amendment*

C. *whereas the EU needs to reflect on the fact that a Member State has voted to leave the EU, and the fact that the euro crisis is still ongoing after more than seven years and there is a growing discontent among the citizens; this is partially due to the over-centralisation of the EU and the tendency of the political system to take the side of big business instead of citizens and the environment;*

Or. sv

## Amendment 55

Barbara Spinelli, Helmut Scholz

## Motion for a resolution

### Recital C

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*Motion for a resolution*

C. whereas ***this problem, coupled with a lack of a common vision*** on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;

*Amendment*

C. whereas ***the lack of vision, ambition and solidarity*** on the part of our Member States as regards the future of our continent ***coupled with the absence of truly socially-oriented policies empowering citizens’ to fully participate and get back centrality***, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;

Or. en

**Amendment 56**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that ***risk*** a return to nationalism and the disintegration of the Union;

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, ***coupled also with the headlong rush by a few to full political and financial union***, has given rise to unprecedented levels of ‘euroscepticism’ that ***are even now leading towards*** a return to nationalism and the disintegration of the Union;

Or. en

**Amendment 57**  
**György Schöpflin**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ ***that risk a return to nationalism and the disintegration of the Union;***

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’;

Or. en

**Amendment 58**

**Notis Marias**

**Motion for a resolution**

**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of ***our continent***, has given rise to ***unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;***

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of ***Europe*** has given rise to ***a search by various political forces for solutions outside of the ‘European one-way integration’;***

Or. el

**Amendment 59**

**Sylvie Goulard, Charles Goerens**

**Motion for a resolution**

**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that ***risk*** a return to nationalism and ***the***

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that ***is leading to*** a return to nationalism

*disintegration* of the Union;

and *there is a risk* of the Union  
*disintegrating*;

Or. en

**Amendment 60**  
**Diane James**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of *our Member States* as regards the future of *our* continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of *the European Union* as regards the future of *the* continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and the disintegration of the Union;

Or. en

**Amendment 61**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and *the disintegration of* the Union;

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a return to nationalism and *that could undermine* the Union;

Or. en

**Amendment 62**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a ***return to nationalism and the disintegration*** of the Union;

*Amendment*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to unprecedented levels of ‘euroscepticism’ that risk a disintegration of the Union;

Or. en

**Amendment 63**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas this problem, coupled with a lack of a common vision on the part of our Member States as regards the future of our continent, has given rise to ***unprecedented levels*** of ‘euroscepticism’ that ***risk a return*** to nationalism ***and the disintegration*** of the Union;

*Amendment*

C. whereas this problem, coupled with a lack of a common vision ***and common goals*** on the part of our Member States as regards the future of our continent, has given rise to ***a justified increase*** of ‘euroscepticism’ that ***leads*** to nationalism of the Union;

Or. el

**Amendment 64**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital C a (new)**

*Motion for a resolution*

*Amendment*

***Ca. whereas many Member States have contributed to euroscepticism through their irresponsibility in not***



*apprising citizens of how the EU institutions contribute to their welfare, and in sidestepping the responsibility they bear for the promotion of unsustainable models of economic development, the mismanagement of public monies or the covering up of scourges such as corruption which have led to financial stability problems and the general discrediting of the political system;*

Or. es

**Amendment 65**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital C a (new)**

*Motion for a resolution*

*Amendment*

*Ca. whereas the austerity policies adopted and imposed by the EU institutions and the International Monetary Fund ('Troika') have increased this scepticism, produced destitution in the countries subject to readjustment programs and aggravated their debts; whereas these programs were the result of 'overly optimistic growth projections', as highlighted by several studies, including a report published on 8 July 2016 by the Independent Evaluation Office (IEO) of the International Monetary Fund;*

Or. en

**Amendment 66**  
**Kazimierz Michał Ujazdowski, Ulrike Trebesius**

**Motion for a resolution**  
**Recital C a (new)**

*Motion for a resolution*

*Amendment*

**Ca.** *whereas the culture of compromise and consensus is a fundamental value of the European Union;*

Or. pl

**Amendment 67**

**Ramon Tremosa i Balcells**

**Motion for a resolution**

**Recital D**

*Motion for a resolution*

*Amendment*

**D.** *whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;*

*deleted*

Or. en

**Amendment 68**

**Notis Marias**

**Motion for a resolution**

**Recital D**

*Motion for a resolution*

*Amendment*

**D.** *whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities*

**D.** *whereas, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further*

and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, ***has increased the complexity of the Union*** and accentuated its ‘variable geometry’; ***whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;***

reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation and accentuated its ‘variable geometry’;

Or. el

**Amendment 69**  
**Paulo Rangel, Constance Le Grip**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States ***make progress at different speeds in accordance with their different capacities and circumstances***, further reinforced in the Lisbon Treaty, ***which introduced new formal methods of enhanced cooperation***, has increased the complexity of the Union and accentuated its ‘variable geometry’; ***whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;***

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States ***resort to ‘à la carte’ solutions***, further reinforced in the Lisbon Treaty, has increased the complexity of the Union and accentuated its ‘variable geometry’;

Or. en

**Amendment 70**  
**Max Andersson**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. ***whereas, instead of fostering the***

*Amendment*

D. ***The scepticism against the EU***

*Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;*

*which exists among the citizens has many causes. One is that the EU has taken up too many issues and has not been able to focus on the issues which must be coordinated at European level, for example, migration and climate challenges.*

*It is also true that certain problems are aggravated by current decision-making arrangements. For example, the economic crisis has been aggravated by EMU, and there is every reason to give nations a free choice as to whether to join the monetary union.*

*The EU has to an excessive extent become an instrument of a short-sighted right-wing policy which has contributed to growing gulfs between people and regions in Europe and the world.*

Or. sv

**Amendment 71**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer

‘à la carte’ solutions, some of them even unilaterally;

‘à la carte’ solutions, some of them even unilaterally, ***an indication surely of the growing unhappiness within many Member States and their democratically elected parliaments with where the EU is currently headed;***

Or. en

#### **Amendment 72**

**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Recital D**

###### *Motion for a resolution*

D. whereas, ***instead of fostering the Union, the system*** whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, ***further reinforced in the Lisbon Treaty, which introduced new formal methods of*** enhanced cooperation, ***has increased the complexity of the Union and accentuated its ‘variable geometry’;*** ***whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;***

###### *Amendment*

D. whereas ***the Treaties offer forms of flexible and differentiated integration on secondary law level through the instruments of enhanced and structured cooperation,*** whereby Member States make progress at different speeds in accordance with their different capacities and circumstances; ***whereas twenty years after its introduction the impact of enhanced cooperation remains limited;*** ***whereas enhanced cooperation has been granted in three instances, namely with regards to common rules for the applicable law for divorces of international couples, the European patent with unitary effect, and the introduction of a Financial Transaction Tax (FTT);***

Or. en

#### **Amendment 73**

**Fabio Massimo Castaldo**

#### **Motion for a resolution**

##### **Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally; ***whereas these situations create disparity and inequality, in fact and in law, between citizens in the different Member States;***

Or. it

**Amendment 74**

**Diane James**

**Motion for a resolution**

**Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally ***thus proving that a ‘one size fits all’ philosophy does not work;***

Or. en

**Amendment 75**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally, ***such as imposing strict austerity***;

Or. el

**Amendment 76**  
**Martina Anderson**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, ***instead of fostering the Union***, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, ***further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’***; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them

*Amendment*

D. whereas, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, ***is acceptable in a Union that respects the autonomy and sovereignty of Member States***; whereas more and more Member States sometimes decline to agree on certain issues when it is not in their interest of the interest of their citizens, as is their right as sovereign nations to agree on;

*even unilaterally;*

Or. en

**Amendment 77**  
**György Schöpflin**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;

*Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and accentuated its ‘variable geometry’; whereas more and more Member States are declining to agree on the goals and prefer **properly** ‘à la carte’ solutions, some of them even unilaterally;

Or. en

**Amendment 78**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas, ***instead of fostering the Union***, the system whereby Member States make progress at different speeds in accordance with their different capacities ***and circumstances, further reinforced in the Lisbon Treaty, which introduced*** new formal methods of enhanced cooperation, ***has increased the complexity of the Union and accentuated its ‘variable geometry’;***

*Amendment*

D. whereas, the system whereby Member States make progress at different speeds in accordance with their different capacities ***should only be applied to a limited number of policies while being inclusive in order to allow all EU Member States to participate, the*** new formal methods of enhanced cooperation ***introduced by the Lisbon Treaty must be***



*whereas more and more Member States are declining to agree on the goals and prefer ‘à la carte’ solutions, some of them even unilaterally;*

*used to improve the integration of some EU policies such as CSDP and not as a way to promote ‘à la carte’ solutions;*

Or. en

#### **Amendment 79**

**David McAllister, Markus Pieper**

#### **Motion for a resolution**

##### **Recital D**

###### *Motion for a resolution*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and *accentuated its ‘variable geometry’*; whereas more and more Member States are declining to agree on the goals and prefer *‘à la carte’* solutions, some of them even unilaterally;

###### *Amendment*

D. whereas, instead of fostering the Union, the system whereby Member States make progress at different speeds in accordance with their different capacities and circumstances, further reinforced in the Lisbon Treaty, which introduced new formal methods of enhanced cooperation, has increased the complexity of the Union and *emphasised its differences*; whereas more and more Member States are declining to agree on the goals and prefer *piecemeal* solutions, some of them even unilaterally;

Or. de

#### **Amendment 80**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

#### **Motion for a resolution**

##### **Recital D a (new)**

###### *Motion for a resolution*

*Da. whereas despite the flexibility offered by the Treaties numerous opt-outs on primary law level have been granted to several Member States; whereas these ‘à la carte’ solutions increased the*

###### *Amendment*

*complexity of the Union, created an opaque system of intersecting circles of cooperation, and impede democratic control and accountability;*

Or. en

**Amendment 81**  
**Paulo Rangel, Cristian Dan Preda**

**Motion for a resolution**  
**Recital D a (new)**

*Motion for a resolution*

*Amendment*

*Da. whereas the community method must be preserved and not be undermined by intergovernmental solutions, not even in areas where not all Member States fulfil the conditions for participation;*

Or. en

**Amendment 82**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council; *whereas also in that same field of the euro and monetary policy, five euro countries (Greece, Ireland, Portugal, Cyprus, Spain) found themselves either bankrupt or on the brink of bankruptcy, a*

*reflection of the almost total absence of even the most basic inbuilt corrective structures needed on the launch of any new currency;*

Or. en

**Amendment 83**  
**Andrey Kovatchev**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council; ***whereas, all EU Member States, except for the United Kingdom and Denmark, have contractual obligation to join the single currency once they meet all required criteria;***

Or. bg

**Amendment 84**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16),

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained, ***before the 'Brexit' referendum,*** a permanent derogation from joining (Protocol No 15), Denmark has a

Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed ***and used as an implicit threat against that Member State*** in the European Council, ***the Eurogroup and the ECB***;

Or. en

## **Amendment 85** **Pervenche Berès**

### **Motion for a resolution** **Recital E**

#### *Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

#### *Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council, ***when no timetable has been set up for Member States joining the EU after the creation of the euro***;

Or. en

## **Amendment 86** **Sylvie Goulard, Charles Goerens, Maite Pagazaurtundúa Ruiz**

### **Motion for a resolution** **Recital E**

#### *Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from

#### *Amendment*

E. whereas ***the euro is the currency of the Union (article 3 (4) TEU)***, ***however*** in the field of the euro and monetary policy,

joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council *in Spring 2015*;

Or. en

**Amendment 87**  
**Notis Marias**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria *and the possibility of Greece leaving the single currency has been openly discussed in the European Council*;

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria;

Or. el

**Amendment 88**  
**György Schöpflin**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16),

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16),

Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency *has* been openly discussed in the European Council;

Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency *have* been openly *and thus transparently* discussed in the European Council;

Or. en

**Amendment 89**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council;

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a permanent derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has been openly discussed in the European Council *and in the Eurogroup*;

Or. el

**Amendment 90**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital E**

*Motion for a resolution*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a *permanent* derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has

*Amendment*

E. whereas, in the field of the euro and monetary policy, the United Kingdom obtained a derogation from joining (Protocol No 15), Denmark has a constitutional exemption (Protocol No 16), Sweden has ceased to follow the euro convergence criteria and the possibility of Greece leaving the single currency has

been openly discussed in the European Council;

been openly discussed in the European Council;

Or. de

**Amendment 91**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas ***this fragmentation not only prevents the total abolition of some remaining*** internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

*Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas ***the Hungarian referendum of 2 October 2016 did not reach the requested quorum but was considered valid by the Government and presented as a refusal, by the people, of the EU’s migrants relocation scheme; whereas this fragmentation not only reintroduces*** internal borders ***within the Schengen area***, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice; ***whereas the belonging to the European Economic Area (EEA) encompasses obligations regarding the free movement of people;***

Or. en

**Amendment 92**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, *as regards* Schengen, *the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;*

*Amendment*

F. whereas *the Schengen area is one of the cornerstones of the Union and its future political and economic development and shall thus be preserved; believes that greater attention should be paid to the protection of the Schengen area external borders by the EU itself and not only its Member States;*

Or. en

**Amendment 93**  
**Martina Anderson**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; *whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;*

*Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union;

Or. en



**Amendment 94**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; ***whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;***

*Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union;

Or. en

**Amendment 95**  
**Notis Marias**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas ***this fragmentation not only prevents the total abolition of some***

*Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas ***Belgium, France, Austria and Germany have ceased to comply with***

*remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;*

*the Schengen rules;*

Or. el

**Amendment 96**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

*Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice; ***recalls that the integration into the Schengen zone must remain the objective for all EU Member States;***

Or. en

**Amendment 97**  
**György Schöpflin**

**Motion for a resolution**  
**Recital F**

*Motion for a resolution*

F. whereas, as regards Schengen, the

*Amendment*

F. whereas, as regards Schengen, the

free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, *though would like to do so*, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a true internal market and *according to some* of a fully integrated area of freedom, security and justice;

Or. en

#### **Amendment 98**

**David McAllister, Markus Pieper**

#### **Motion for a resolution**

##### **Recital F**

###### *Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also *hinders* the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

###### *Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also *poses difficulties for* the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

Or. de

## Amendment 99

Jo Leinen, Sylvia-Yvonne Kaufmann, Mercedes Bresso, Pedro Silva Pereira, Ramón Jáuregui Atondo

### Motion for a resolution

#### Recital F

##### *Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a **true internal market and of a** fully integrated area of freedom, security and justice;

##### *Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the total abolition of some remaining internal borders, but also hinders the establishment of a fully integrated area of freedom, security and justice;

Or. en

## Amendment 100

Eleftherios Synadinos

### Motion for a resolution

#### Recital F

##### *Motion for a resolution*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents **the total abolition of some remaining internal borders**, but also

##### *Amendment*

F. whereas, as regards Schengen, the free movement of people and the resulting abolition of internal border controls, all formally integrated into the Treaties, ‘opt-outs’ were given to the UK and Ireland; whereas four other Member States are also not taking part, but have the obligation to do so, while ‘opt-ins’ were accorded to three countries outside the European Union; whereas this fragmentation not only prevents the **uniformity of the Schengen area**, but also hinders the establishment of

hinders the establishment of a true internal market and of a fully integrated area of freedom, security and justice;

a true internal market and of a fully integrated area of freedom, security and justice;

Or. el

**Amendment 101**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

*Amendment*

**G.** *whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

*deleted*

Or. de

**Amendment 102**  
**Notis Marias**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

*Amendment*

**G.** *whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

*deleted*

Or. el

**Amendment 103**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

**G.** *whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

*Amendment*

*deleted*

Or. en

**Amendment 104**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

**G.** *whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

*Amendment*

**G.** *whereas, ambitions, visions and capacities of EU Member States differs, the variable geometry approach appears now as the most pragmatic way to avoid disintegration, facilitate and deepen sincere cooperation between EU Members; a given level of flexibility shall offer differentiated degrees and areas for common policies and mediate divergent national preferences;*

Or. en

**Amendment 105**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;

*Amendment*

G. whereas, last but not least, this ‘variable geometry’ **is one of the elements which** endangers the uniform application of EU law, leads to excessive complexity **and deleterious democratic and social asymmetries** in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;

Or. en

**Amendment 106**  
**György Schöpflin**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;

*Amendment*

G. whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens; **but, equally, is fully in accordance with the ‘unity in diversity’ of Europe;**

Or. en

**Amendment 107**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, **last but not least, this ‘variable geometry’** the uniform application of EU law, **leads to excessive complexity in terms of governance,**

*Amendment*

G. whereas **these differences endanger** the uniform application of EU law, **lead to unnecessary complexity in the EU, endanger its** cohesion and solidarity

*jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

among its citizens;

Or. de

**Amendment 108**  
**Martina Anderson**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, *last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;*

*Amendment*

G. whereas, *this situation is an expression of the Union’s respect of the sovereignty of Member States and shows compassion and understanding to the wishes of the citizens in those Member States;*

Or. en

**Amendment 109**  
**Paulo Rangel**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, last but not least, *this ‘variable geometry’ endangers* the uniform application of EU law, *leads* to excessive complexity in terms of governance, *jeopardises* the cohesion of the Union and *undermines* solidarity among its citizens;

*Amendment*

G. whereas, last but not least, *a ‘variable geometry’ would endanger* the uniform application of EU law, *would lead* to excessive complexity in terms of governance, *would jeopardise* the cohesion of the Union and *undermine* solidarity among its citizens;

Or. en

**Amendment 110**  
**Eleftherios Synadinos**



**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;

*Amendment*

G. whereas, last but not least, this ‘variable geometry’ endangers the uniform application of EU law, leads to excessive complexity in terms of **good** governance, jeopardises the cohesion of the Union and undermines solidarity among its citizens;

Or. el

**Amendment 111**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

**Motion for a resolution**  
**Recital G**

*Motion for a resolution*

G. whereas, ***last but not least, this ‘variable geometry’ endangers*** the uniform application of EU law, ***leads*** to excessive complexity in terms of governance, ***jeopardises*** the cohesion of the Union and ***undermines*** solidarity among its citizens;

*Amendment*

G. whereas, ***opt-outs for individual Member States endanger*** the uniform application of EU law, ***lead*** to excessive complexity in terms of governance, ***jeopardise*** the cohesion of the Union and ***undermine*** solidarity among its citizens;

Or. en

**Amendment 112**  
**Francesc Gambús**

**Motion for a resolution**  
**Recital G a (new)**

*Motion for a resolution*

*Amendment*

***Ga. whereas this complexity reflects those dynamics of state nationalism which the founding fathers of the European***

***Union wished to combat in order to promote union and reconciliation among the European people after centuries of war and conflict;***

Or. es

### **Amendment 113**

**Sylvie Goulard, Charles Goerens, Maite Pagazaurtundúa Ruiz**

#### **Motion for a resolution**

##### **Recital H**

###### *Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;

###### *Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration, ***despite the fact that its role is to provide the Union with the necessary impetus for its development and to define general political direction and priorities, it shall not exercise legislative functions (article 15(1) TEU)***;

Or. en

### **Amendment 114**

**Jo Leinen, Mercedes Bresso, Pedro Silva Pereira, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Recital H**

###### *Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial

###### *Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial

and migration crises, the European Council has widened its role to include day-to-day management *through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;*

and migration crises, the European Council has widened its role to include day-to-day management *in violation of Article 15 (1) TEU;*

Or. en

### Amendment 115

Barbara Spinelli, Helmut Scholz

#### Motion for a resolution

##### Recital H

###### *Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial *and migration* crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;

###### *Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the *economic, financial, migration and security* crises *and by the policies adopted to deal with them*, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration *which has been presented as a ‘statement’ in order to circumvent the obligation of consent of the European Parliament, as provided for in article 218 TFEU;*

Or. en

### Amendment 116

Fabio Massimo Castaldo

**Motion for a resolution**  
**Recital H**

*Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;

*Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration, ***which, having the effect of an international agreement, violates Article 218 TFEU and should therefore be considered null and void;***

Or. it

**Amendment 117**  
**Notis Marias**

**Motion for a resolution**  
**Recital H**

*Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;

*Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration; ***whereas the above mechanisms have not achieved their goals;***

**Amendment 118**  
**Martina Anderson**

**Motion for a resolution**  
**Recital H**

*Motion for a resolution*

H. whereas, since the Treaty of Lisbon, ***further accelerated by the financial and migration crises***, the European Council ***has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with Turkey on migration;***

*Amendment*

H. whereas, since the Treaty of Lisbon, ***which accelerated the policy to de-industrialise the European economy, harmful free trade agreements, a movement away from a social and compassionate union, and also the financial and migration crises, Europe has been cast into the grips of a crisis which has been further extenuated by Britain’s decision to leave the EU;***

Or. en

**Amendment 119**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital H**

*Motion for a resolution*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the ‘Fiscal Compact’) and the deal with

*Amendment*

H. whereas, since the Treaty of Lisbon, further accelerated by the financial and migration crises, the European Council has widened its role to include day-to-day management through the adoption of ***undemocratic and unaccountable*** intergovernmental instruments outside the framework of the EU such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG

Turkey on migration;

or the ‘Fiscal Compact’) and the deal with Turkey on migration;

Or. en

#### **Amendment 120**

**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

#### **Motion for a resolution**

##### **Recital H a (new)**

*Motion for a resolution*

*Amendment*

***Ha. whereas the unanimity requirement in the European Council and its incapacity to find consensus has led to the adoption of intergovernmental agreements outside the EU legal framework such as the European Stability Mechanism (ESM), the Treaty on Stability, Coordination and Governance in the Economic and Monetary Union (TSCG or the 'Fiscal Compact') and the deal with Turkey on migration;***

Or. en

#### **Amendment 121**

**Fabio Massimo Castaldo**

#### **Motion for a resolution**

##### **Recital I**

*Motion for a resolution*

*Amendment*

***I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved***

***deleted***

*without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;*

Or. it

**Amendment 122**  
**Martina Anderson**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

*Amendment*

**I.** *whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;*

*deleted*

Or. en

**Amendment 123**  
**Notis Marias**

## Motion for a resolution

### Recital I

#### *Motion for a resolution*

I. whereas, ***while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete*** the current Stability and Growth Pact, ***which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;***

#### *Amendment*

I. whereas the current Stability and Growth Pact ***is counterproductive and should be abolished as soon as possible;***

Or. el

## Amendment 124

Barbara Spinelli, Helmut Scholz

## Motion for a resolution

### Recital I

#### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the ***resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete***

#### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the ***existing economic mechanisms have proved themselves deeply ineffective to tackle the major challenges that are affecting Union citizens, such as increased inequalities, poverty and social exclusion, high-rate unemployment, work precariousness and***



*the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;*

*unchanged debt unsustainability while not being able, at the same time, to generate new and different economic growth, sustainable development and social protection; whereas the resilience of the Union cannot be achieved without the establishment of a more reliable, effective, democratic and socially equitable form of governance; whereas these wide-ranging flaws have shown the need to replace both the Fiscal Compact and the current Stability and Growth Pact;*

Or. en

## **Amendment 125**

**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

### **Motion for a resolution**

#### **Recital I**

##### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; *whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;*

##### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance;

Or. en

**Amendment 126**  
**Danuta Maria Hübner**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas **this** will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for **any** obvious political reasons;

*Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union **and while similar provisions are included in the Intergovernmental Agreement on the transfer and mutualisation of contributions to the Single Resolution Fund**, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas **such reforms** will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied, for obvious political reasons;

Or. en

**Amendment 127**  
**Pervenche Berès**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the

*Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the

Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never *been applied for any obvious political reasons*;

Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never *neither led to the enforcement of the sanctions nor proved efficient to deal with macroeconomic imbalances with spill over effect within and across Member States, to fill the investment gap and to absorb shocks*;

Or. en

## **Amendment 128** **Morten Messerschmidt**

### **Motion for a resolution** **Recital I**

#### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further *fiscal deepening steps* together with the establishment of a more reliable, effective *and democratic form of governance*; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

#### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further *intelligent reforms that take into consideration calls and proposals by Economic Nobelists such as Joseph Stiglitz, Paul Krugman, Thomas Sargent and Christopher Pissarides*, together with the establishment of a more reliable, effective *economic cooperation* ; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never

been applied for any obvious political reasons ;

Or. en

### **Amendment 129**

**Paulo Rangel, Cristian Dan Preda, Constance Le Grip**

#### **Motion for a resolution**

##### **Recital I**

###### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, *which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;*

###### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact;

Or. en

### **Amendment 130**

**Luke Ming Flanagan**

#### **Motion for a resolution**

##### **Recital I**

###### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1

###### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1

January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without ***further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance***; whereas ***this will complete*** the current Stability and Growth Pact, ***which***, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has ***never*** been applied ***for any*** obvious political reasons;

January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without ***an honest and objective examination of the viability of the euro in each individual Member State***; whereas the current Stability and Growth Pact, ever since it came into existence ***and*** even after its reform by the so-called six-pack and two-pack, has been applied ***only against the smaller Member States for*** obvious political reasons - ***some Member States are simply too big to be punished***;

Or. en

### **Amendment 131**

**David McAllister, Markus Pieper**

#### **Motion for a resolution**

##### **Recital I**

###### *Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further ***fiscal deepening*** steps ***together with*** the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

###### *Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further steps ***towards*** the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

Or. de

**Amendment 132**  
**Rainer Wieland**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further *fiscal deepening* steps *together with* the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

*Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further steps *towards* the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

Or. de

**Amendment 133**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the

*Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the

banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of **governance**; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of **administrative authority**; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

Or. el

**Amendment 134**  
**Richard Corbett**

**Motion for a resolution**  
**Recital I**

*Motion for a resolution*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been applied for any obvious political reasons;

*Amendment*

I. whereas, while Article 16 of the TSCG provides that within five years of the date of entry into force (before 1 January 2018) the necessary steps must have been taken to incorporate the Fiscal Compact into the legal framework of the Union, it is clear that the resilience of the euro area, including the completion of the banking union, cannot be achieved without further fiscal deepening steps together with the establishment of a more reliable, effective and democratic form of governance; whereas this will complete the current Stability and Growth Pact, which, ever since it came into existence, even after its reform by the so-called six-pack and two-pack, has never been **fully** applied for any obvious political reasons;

Or. en

**Amendment 135**  
**Fabio Massimo Castaldo**

**Motion for a resolution**  
**Recital Ia (new)**

*Motion for a resolution*

*Amendment*

***Ia. whereas austerity policies have had a major depressing and destabilising effect on the economy, causing a collapse in domestic demand, an increase in unemployment levels and absolute poverty and an explosion of social and economic inequalities;***

Or. it

**Amendment 136**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

*Amendment*

***J. whereas this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;***

*deleted*

Or. de

**Amendment 137**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital J**



*Motion for a resolution*

*Amendment*

**J.** *whereas this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;*

*deleted*

Or. en

#### **Amendment 138**

**Morten Messerschmidt, Kazimierz Michał Ujazdowski, Ulrike Trebesius**

#### **Motion for a resolution**

##### **Recital J**

*Motion for a resolution*

*Amendment*

**J.** *whereas this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;*

*deleted*

Or. en

#### **Amendment 139**

**Barbara Spinelli, Helmut Scholz**

#### **Motion for a resolution**

##### **Recital J**

*Motion for a resolution*

J. whereas this new system of governance implies a ***genuine*** government equipped to formulate and implement ***the*** common ***monetary***, fiscal and ***macro-economic*** policies that the ***euro area*** desperately needs and must be endowed with a ***treasury and*** budget commensurate with the scale of the tasks at hand; whereas this ***requires***, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas this new system of governance implies a ***democratic method*** of government equipped to formulate and implement ***new*** common ***social, macro-economic***, fiscal and ***monetary*** policies that the ***Union*** desperately needs and must be endowed with a budget commensurate with the scale of the tasks at hand ***but mostly it entails a real reform of the current EU policies, in line with the objectives set forth, in particular, in article 9 of the TFEU and with the view to avoid internal economic and social unbalances between Member States***; whereas this ***could require***, in addition to measures within the existing primary law, a reform of the Lisbon Treaty, ***while stressing the need to overcome economic and social imbalances within the EU***;

Or. en

**Amendment 140**  
**Martina Anderson**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

J. whereas ***this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic*** policies that ***the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand***; whereas ***this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty***;

*Amendment*

J. whereas ***the means to implement the policies that are needed to address economic issues in the EU are there but the pursuit of profit, the agenda of austerity, and a lack of political will has hindered this***;

Or. en

**Amendment 141**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

J. whereas this new system of governance ***implies a genuine government*** equipped to formulate and implement the ***common*** monetary, fiscal and macro-economic policies that the euro area desperately needs ***and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand***; whereas ***this requires***, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas this new system of governance ***is*** equipped to formulate and implement the ***jointly decided*** monetary, fiscal and macro-economic policies that the euro area desperately needs; whereas ***many further considerations would require***, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

Or. de

**Amendment 142**  
**Notis Marias**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

J. whereas ***this*** new system of governance ***implies a genuine*** government equipped to formulate and implement the common monetary, fiscal and macro-economic policies ***that the euro area*** desperately ***needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand***; whereas ***this requires***, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas ***progress to a*** new system of governance ***with a*** government ***that will bypass national authorities***, equipped to formulate and implement the common monetary, fiscal and macro-economic policies ***attempted by some political forces*** desperately ***will intensify the contradictions and will cause a chaotic disintegration of the European Union***;

Or. el

**Amendment 143**  
**Max Andersson**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

J. whereas this new system of governance ***implies a genuine government*** equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs ***and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand***; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas this new system of governance ***should be*** equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

Or. sv

**Amendment 144**  
**Fabio Massimo Castaldo**

**Motion for a resolution**  
**Recital J**

*Motion for a resolution*

J. whereas ***this*** new system of governance ***implies a genuine government equipped to formulate and implement the*** common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a ***treasury and budget*** commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas ***a*** new system of governance ***for the euro area - given that the Member States must be given the free option of leaving it - requires the formulation and implementation of the sustainable*** common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a ***financial budget drawn from the EU's resources***, commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

Or. it

## Amendment 145

Paulo Rangel, Cristian Dan Preda, Viviane Reding

### Motion for a resolution

#### Recital J

##### *Motion for a resolution*

J. whereas this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area **desperately needs** and must be endowed with **a** treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

##### *Amendment*

J. whereas this new system of governance implies a genuine government equipped to formulate and implement the common monetary, fiscal and macro-economic policies that the euro area **needs; considering this government must be accountable to the European Parliament** and must be endowed with **an European Treasury** and **a** budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

Or. en

## Amendment 146

Eleftherios Synadinos

### Motion for a resolution

#### Recital J

##### *Motion for a resolution*

J. whereas this new system of **governance** implies a genuine government equipped to **formulate and** implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

##### *Amendment*

J. whereas this new system of **administrative authority** implies a genuine government equipped to **propose and, following approval by the Council,** implement the common monetary, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

**Amendment 147****Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo****Motion for a resolution****Recital J***Motion for a resolution*

J. whereas this new system of governance implies a genuine government equipped to formulate and implement the common *monetary*, fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

*Amendment*

J. whereas this new system of governance implies ***that the European Commission becomes*** a genuine government equipped to formulate and implement the common fiscal and macro-economic policies that the euro area desperately needs and must be endowed with a treasury and budget commensurate with the scale of the tasks at hand; whereas this requires, in addition to measures within the existing primary law, a reform of the Lisbon Treaty;

Or. en

**Amendment 148****Martina Anderson****Motion for a resolution****Recital K***Motion for a resolution*

***K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial autonomy of***

*Amendment****deleted***

*the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;*

Or. en

#### **Amendment 149**

**Notis Marias**

#### **Motion for a resolution**

##### **Recital K**

##### *Motion for a resolution*

**K. *whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union;*** whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; ***whereas the current MFF severely limits the financial autonomy of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;***

##### *Amendment*

K. whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016;

Or. el

#### **Amendment 150**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Recital K**

*Motion for a resolution*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial autonomy of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;

*Amendment*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial ***and political*** autonomy of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States; ***whereas although designed as a balancing system, GNP/GNI-based national contributions have become by far the largest source of revenue;***

Or. en

**Amendment 151**

**Ramon Tremosa i Balcells**

**Motion for a resolution**

**Recital K**

*Motion for a resolution*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial autonomy of

*Amendment*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial ***and political***



the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;

autonomy of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;

Or. en

**Amendment 152**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital K**

*Motion for a resolution*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial *autonomy* of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;

*Amendment*

K. whereas this is also the case for the necessary reform and modernisation of the financial resources of the whole European Union; whereas the agreement on the current multiannual financial framework (MFF) was only reached after long and strenuous negotiations and was accompanied by the decision to establish a high-level group to review the Union's revenue system of 'own resources', due to report in 2016; whereas the current MFF severely limits the financial *self-sufficiency* of the Union, as most of the revenue consists of national contributions by the Member States and a large part of the expenditure is already preordained by means of returns to these same Member States;

Or. el

**Amendment 153**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital K a (new)**

*Motion for a resolution*

*Amendment*

***Ka.*** *whereas this lack of financial autonomy is one of the factors hindering the Commission's role in promoting effective reforms enabling the unification of the energy, financial and digital markets, and driving forward in each Member State investment in infrastructure linked to the TEN-T programme, which is a genuine master plan for the construction of trans-European transport networks;*

Or. es

**Amendment 154**

**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Recital K a (new)**

*Motion for a resolution*

*Amendment*

***Ka.*** *whereas it is deplorable that the current Multiannual Financial Framework (MFF) is inferior in nominal terms compared to the previous one while the circumstances require major budgetary efforts to assist refugees and stimulate economic growth and a more social Europe; calls on the European Council to revise upwards the current MFF;*

Or. en

**Amendment 155**

**Jo Leinen, Sylvia-Yvonne Kaufmann, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo, Pervenche Berès**

**Motion for a resolution**

**Recital K b (new)**

**Kb.** *whereas the unanimity requirement for the harmonisation of taxes prevents tackling harmful tax competition between Member States and the existence of tax havens within the European Union; whereas corporate tax rates significantly below EU-average and tax benefits for multinational corporations distort the functioning of the internal market, endanger the Member States' tax income, and ultimately shift the tax burden towards citizens and SMEs;*

Or. en

#### **Amendment 156**

**Jo Leinen, Mercedes Bresso, Enrique Guerrero Salom, Pedro Silva Pereira, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Recital L**

L. *whereas the European Union is a constitutional system **based** on the rule of law; whereas the **Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);***

L. *whereas the European Union is a constitutional system **founded** on the **values of respect for human dignity, freedom, democracy, equality, the rule of law and respect for human rights, including the rights of persons belonging to minorities;** whereas the **European Union's existing instruments to assess and sanction breaches of these principles by Member States have proven insufficient; whereas infringement procedures launched against specific legal acts or actions by a Member State violating EU law are inadequate to address systemic breaches of the EU's fundamental values; whereas under Article 7 (1) TEU the Council acts by a majority of four fifth of its members when determining a clear risk of a serious***

*breach of the fundamental values, and pursuant to Article 7 (2) TEU the European Council acts by unanimity when determining the existence of a serious and persistent breach; whereas as a consequence neither the preventive measure under Article 7 (1) TEU nor the sanctioning mechanisms of Article 7 (2) and (3) TEU have been invoked;*

Or. en

## **Amendment 157**

**Morten Messerschmidt, Kazimierz Michał Ujazdowski, Ulrike Trebesius**

### **Motion for a resolution**

#### **Recital L**

##### *Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; *whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);*

##### *Amendment*

L. whereas the European Union is a constitutional system based on the rule of law *rooted in the sovereignty of its Member States as authors of the EU Treaties and noting that if the exercise of certain competences can obviously be delegated, sovereignty by itself cannot be divided, shared, limited or transferred out of people's control without de facto dissipating and undermining the rule of law ; whereas ultra vires ECJ teleological interpretations lead to unilateral judicial amendment to the Treaties against the very will of its signatory representative governments ; whereas in case of risk of conflict of laws, nobody else than relevant national parliament(s), the competent national high Court or/and the people itself deciding by referendum shall now decide which legal provision, national or European shall have the primacy over the other;*

Or. en

**Amendment 158**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; ***whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);***

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of law;

Or. de

**Amendment 159**  
**Notis Marias**

**Motion for a resolution**  
**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; ***whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);***

*Amendment*

L. whereas the European Union is a constitutional system ***which*** must be based on the rule of law;

Or. el

**Amendment 160**  
**Cristian Dan Preda**

**Motion for a resolution**  
**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; ***whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);***

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of law, ***democracy and Human Rights;***

Or. en

**Amendment 161**

**Eleftherios Synadinos**

**Motion for a resolution**

**Recital L**

*Motion for a resolution*

L. whereas the European Union is a ***constitutional*** system ***and*** based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over ***all*** aspects of EU law, ***in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);***

*Amendment*

L. whereas the European Union is a system ***which is*** based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) ***increased*** jurisdiction over the aspects of EU law;

Or. el

**Amendment 162**

**Martina Anderson**

**Motion for a resolution**

**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of

law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, *in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU)*;

law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law; *whereas, foreign and security policy as well as economic and taxation policy must remain a competence of each member state and the wishes of Member States must be respected in this regard*;

Or. en

### **Amendment 163**

**Barbara Spinelli, Helmut Scholz**

#### **Motion for a resolution**

##### **Recital L**

###### *Motion for a resolution*

L. whereas the European Union is *a constitutional* system based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) *and* monetary and economic policy (Article 126(10) TFEU);

###### *Amendment*

L. whereas the European Union is *an institutional* system based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU), monetary and economic policy (Article 126(10) TFEU) *and the decisions adopted under article 7 TEU*;

Or. en

### **Amendment 164**

**Paulo Rangel**

#### **Motion for a resolution**

##### **Recital L**

###### *Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties *must* be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in

###### *Amendment*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties *should* be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects

*particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);*

of EU law, in *accordance with the principle of separation of powers;*

Or. en

**Amendment 165**  
**Richard Corbett**

**Motion for a resolution**  
**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction *to settle legal disputes* over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);

Or. en

**Amendment 166**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties *must* be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties *had to* be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);



**Amendment 167**

**Rainer Wieland**

**Motion for a resolution**

**Recital L**

*Motion for a resolution*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties **must** be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);

*Amendment*

L. whereas the European Union is a constitutional system based on the rule of law; whereas the Treaties **had to** be changed to give the European Court of Justice (ECJ) jurisdiction over all aspects of EU law, in particular common foreign and security policy (Article 24(1) TEU) and monetary and economic policy (Article 126(10) TFEU);

Or. de

**Amendment 168**

**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**

**Recital L a (new)**

*Motion for a resolution*

***La. whereas, according to Opinion 2/13 and the relevant case-law of the Court of Justice, fundamental rights recognised by the EU Charter of fundamental rights are at the heart of the legal structure of the Union and respect for those rights is a condition of the lawfulness of EU acts, so that measures incompatible with those rights are not acceptable in the EU; whereas article 6(1) TEU clearly states that the Charter of Fundamental Rights of the European Union has the same legal value as the Treaties; whereas a proper implementation of this article requires a***

*Amendment*

*removal of all the restrictions on the full and substantial effectiveness of the Charter's provisions;*

Or. en

**Amendment 169**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital L a (new)**

*Motion for a resolution*

*Amendment*

*La. whereas the mechanisms and powers granted to the Commission by the Framework to address systemic threats to the rule of law in the Union also need to be strengthened to ensure that there is no occurrence of behaviour or consolidation of positions in Member States that infringe the Charter of Fundamental Rights of the European Union or which are contrary to the EU's founding values;*

Or. es

**Amendment 170**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital L a (new)**

*Motion for a resolution*

*Amendment*

*La. whereas currently the EU lives through a rule of law crisis in which close to 400 new infringements of EU law are done every year and some of the flagship policies of the Union (e.g. deficit control, banking resolution or refugee quotas) are infringed without real consequences;*

Or. en

**Amendment 171**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

**Motion for a resolution**

**Recital L a (new)**

*Motion for a resolution*

*Amendment*

***La. whereas the Treaties must be changed to give the European Court of Justice (ECJ) jurisdiction over the common foreign and security policy (Article 24(1) TEU);***

Or. en

**Amendment 172**

**Pervenche Berès, Jutta Steinruck**

**Motion for a resolution**

**Recital L a (new)**

*Motion for a resolution*

*Amendment*

***La. whereas the Treaties must be changed to reach a better equilibrium between free movement and social rights;***

Or. en

**Amendment 173**

**Ramon Tremosa i Balcells**

**Motion for a resolution**

**Recital L b (new)**

*Motion for a resolution*

*Amendment*

***Lb. whereas there needs to be a mechanism where Member States that systematically infringe EU law can risk losing their vote on the Council for the***

*areas concerned in the infringements;*

Or. en

**Amendment 174**

**Notis Marias**

**Motion for a resolution**

**Recital M**

*Motion for a resolution*

*M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of less bureaucratic regulation and more effective policymaking; whereas this exercise also concerns the competences conferred on the Union that impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;*

*Amendment*

*deleted*

Or. el

**Amendment 175**

**Barbara Spinelli**

**Motion for a resolution**

**Recital M**

*Motion for a resolution*

M. whereas *this* review is also needed to rebalance the functioning of the Union, with the aim of less bureaucratic regulation and more effective policymaking; whereas this *exercise also concerns* the competences conferred on the Union *that impair the ability* to make progress towards some of its stated objectives such as the energy union, common migration *management* and security policy;

*Amendment*

M. whereas *a* review is also needed to rebalance *and fundamentally renovate* the functioning of the Union, with the aim of less bureaucratic regulation and more effective *and socially just* policymaking *based on the methodical and scrupulous respect of the Charter of fundamental rights and of its provisions*; whereas this *requires also a specification of* the competences conferred on the Union *and of its capacity* to make progress towards

some of its stated objectives such as the energy union, *a fair* common migration *and asylum policy* and security policy *founded on the respect of fundamental rights and the obligations deriving from international law*;

Or. en

**Amendment 176**  
**Martina Anderson**

**Motion for a resolution**  
**Recital M**

*Motion for a resolution*

M. whereas this review is also needed to *rebalance* the functioning of the Union, with the aim of *less bureaucratic* regulation *and more effective* policymaking; *whereas this exercise also concerns the competences conferred on the Union that impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy*;

*Amendment*

M. whereas this review is also needed to *assess* the functioning of the Union, with the aim of *analysing* regulation, *bureaucracy*, policymaking *and other areas of the EU*;

Or. en

**Amendment 177**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital M**

*Motion for a resolution*

M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of less bureaucratic regulation and more effective policymaking; whereas this exercise also concerns the competences conferred on the Union that

*Amendment*

M. whereas this review is also needed to rebalance the functioning of the Union *and if need be give back some competences to the Member States* with the aim of less bureaucratic regulation and more effective policymaking; whereas this

impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;

exercise also concerns the competences conferred on the Union that impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;

Or. en

### **Amendment 178**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Pervenche Berès**

#### **Motion for a resolution**

##### **Recital M**

###### *Motion for a resolution*

M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of *less bureaucratic regulation and* more effective policymaking; *whereas this exercise also concerns the competences conferred on the Union that impair the ability* to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;

###### *Amendment*

M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of more effective policymaking *closer to the needs of the citizens; whereas the European Union requires the necessary competences* to make progress towards some of its stated objectives such as the energy union, common migration *and asylum* management, *social rights, combating unemployment, taxation* and security policy;

Or. en

### **Amendment 179**

**Eleftherios Synadinos**

#### **Motion for a resolution**

##### **Recital M**

###### *Motion for a resolution*

M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of less bureaucratic regulation and more effective policymaking; whereas

###### *Amendment*

M. whereas this review is also needed to rebalance the functioning of the Union, with the aim of less bureaucratic regulation and more effective *policymaking*; whereas

this exercise also concerns the competences conferred on the Union that impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;

this exercise also concerns the competences conferred on the Union that impair the ability to make progress towards some of its stated objectives such as the energy union, common migration management and security policy;

Or. el

### **Amendment 180**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

**Recital M a (new)**

*Motion for a resolution*

*Amendment*

***Ma. whereas building systematic dialogue with civil society organisations and strengthening social dialogue, at all levels and in accordance with the principles laid down in Articles 11 TEU and 152 TFEU, are key to overcoming Euroscepticism and to reasserting the importance of Europe's solidarity based dimension, social cohesion and the construction of a participatory and inclusive democracy, as a supplement to representative democracy;***

Or. en

### **Amendment 181**

**Daciana Octavia Sârbu**

#### **Motion for a resolution**

**Recital M a (new)**

*Motion for a resolution*

*Amendment*

***Ma. whereas building systematic dialogue with civil society organisations and strengthening social dialogue, at all levels in accordance with the principle***

*laid down in Articles 11TFEU, are key to overcoming Euro scepticism and to reasserting the importance of Europe s solidarity based dimension , social cohesion and the construction of a participatory and inclusive democracy, as a supplement to representative democracy;*

Or. ro

**Amendment 182**  
**Daciana Octavia Sârbu**

**Motion for a resolution**  
**Recital M b (new)**

*Motion for a resolution*

*Amendment*

***Mb. whereas the role of the EESC and the Committee of the Regions ( CoR) must be safeguarded as institutional representatives of civil society organisations, and regional and local actors, their opinions contributing to increasing the democratic legitimacy of policy-shaping and legislative processes;***

Or. ro

**Amendment 183**  
**Jo Leinen, Pedro Silva Pereira, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo**

**Motion for a resolution**  
**Recital M b (new)**

*Motion for a resolution*

*Amendment*

***Mb. whereas the role of the European Economic and Social Committee (EESC) and the Committee of the Regions (CoR) must be safeguarded as institutional representatives of civil society organisations, and regional and local actors;***



**Amendment 184**

**Barbara Spinelli**

**Motion for a resolution**

**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in our neighbourhood: ***no longer can a single Member State guarantee its internal and external security alone;***

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, ***due to ill-conceived and short-term military and migration policies*** especially in our neighbourhood: ***this has shown the need to move towards a different approach in the EU's external relations, founded on the peaceful promotion of social, economic, environmental and human rights standards for the benefits of all the parties involved, while, at the same time, refraining from policies of regime-change and proxy wars, which only have expanded the phenomenon of failed States in the Greater Middle East;***

**Amendment 185**

**Max Andersson**

**Motion for a resolution**

**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in our neighbourhood: no longer can a single Member State guarantee its internal and external security alone;

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in our neighbourhood: no longer can a single Member State guarantee its internal and external security alone; ***The Union's policies shall not prejudice the specific character of the security and defence***

**Amendment 186**  
**Martina Anderson**

**Motion for a resolution**  
**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated *markedly*, especially in *our neighbourhood: no longer can a single Member State* guarantee *its* internal *and external security alone*;

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated, especially in *certain Member States; it has also become more difficult for Member States to* guarantee *their* internal *security without information sharing from their counterparts in other Member States*;

**Amendment 187**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in our neighbourhood: no longer can a single Member State guarantee its internal and external security alone;

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in our neighbourhood: no longer can a single Member State guarantee its internal and external security alone, *because of the erroneous policies of the Union*;

**Amendment 188**  
**Notis Marias**

**Motion for a resolution**  
**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in *our neighbourhood: no longer can a single Member State guarantee its internal and external security alone*;

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, especially in *areas where neoliberal economic policies took place and where there was a lack of integration of populations originating from uncontrolled migration*;

Or. en

**Amendment 189**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital N**

*Motion for a resolution*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, *especially in our neighbourhood: no longer can a single Member State guarantee its internal and external security alone*;

*Amendment*

N. whereas over the past decade the security situation in Europe has deteriorated markedly, *thanks in no small part to the actions taken by external forces in the Middle East*;

Or. en

**Amendment 190**  
**Diane James**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

*O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand*

*Amendment*

*deleted*

*with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;*

Or. en

**Amendment 191**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

*Amendment*

*O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;* *deleted*

Or. en

**Amendment 192**  
**Max Andersson**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

*Amendment*

*O. whereas the decline of Europe's* *deleted*

*defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;*

Or. sv

**Amendment 193**  
**Notis Marias**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas *the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;*

*Amendment*

O. whereas *the defence sector is the sole responsibility of* the Member States;

Or. el

**Amendment 194**  
**Paulo Rangel, Cristian Dan Preda, Alain Lamassoure**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas ***this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads inevitably to the need for*** more intense cooperation among the Member States ***and an*** integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

*Amendment*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas ***the defence policy in the EU as a pillar within the NATO should be strengthened and a comprehensive EU-NATO political and military partnership should be established, while enabling the Union to act autonomously in operations abroad, mainly with a view to establishing its neighbourhood; reiterates in this regard that EU-NATO relations should be based on complementarity and cooperation at all levels, with a view to addressing common security challenges, capacity development and contingency planning for hybrid threats; whereas*** more intense cooperation among the Member States ***is needed as well as the*** integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

Or. en

**Amendment 195**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited its ability to project ***stability*** beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; ***whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European***

*Amendment*

O. whereas the decline of Europe's defence capabilities has ***thankfully*** limited its ability to project ***war, death, and destruction*** beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility;

*defence community, both in line with a new European security strategy;*

Or. en

**Amendment 196**  
**Martina Anderson**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas *the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility*; whereas this leads inevitably to the need for more *intense* cooperation among the Member States *and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy*;

*Amendment*

O. whereas, *the destabilisation of the Middle East, which has occurred not least because of the invasions of Iraq and Afghanistan by British, American, and other forces; resultantly, this has created a situation where Europe finds itself in a vulnerable position*; whereas this leads inevitably to the need for more *efficient* cooperation among the Member States;

Or. en

**Amendment 197**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas *this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility*; whereas this leads inevitably to the need for more

*Amendment*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence

intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

community, both in line with a new European security strategy ***and in accordance with Article 42 of the Treaty***;

Or. el

**Amendment 198**  
**Barbara Spinelli**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas ***the decline of Europe's defence*** capabilities has limited its ability to project stability beyond our immediate borders; ***whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility***; whereas this ***leads inevitably*** to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, ***both in line with a new European security strategy***;

*Amendment*

O. whereas ***Europe's defence and diplomatic*** capabilities has limited its ability to project stability ***and peace especially in the accession countries***; whereas this ***should lead*** to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, ***considering that any security policy of the EU should have a defensive and not aggressive dimension, should be based on disarmament and arms control, focusing essentially on cooperation in the European continent***;

Or. en

**Amendment 199**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Recital O**

*Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited ***its*** ability to project stability beyond our immediate

*Amendment*

O. whereas the decline of Europe's ***Member States*** defence capabilities has limited ***their*** ability to project stability



borders; *whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility*; whereas this leads inevitably to the need for more intense cooperation among the Member States *and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy*;

beyond our immediate borders *as well as to protect our internal territories which face now an unprecedented and multifaceted terrorist risk* ; whereas this leads inevitably to the need for more intense cooperation among the Member States *to meet objective of a new European security strategy based on internal border controls and combat the ideology that justifies terrorism that attacks our European societies, values and freedoms*;

Or. en

#### **Amendment 200**

**Fabio Massimo Castaldo**

#### **Motion for a resolution**

##### **Recital O**

###### *Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited its ability to *project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility*; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

###### *Amendment*

O. whereas the decline of Europe's defence capabilities has limited its ability to *lead peace-keeping missions and missions to prevent conflict, in accordance with the principles of the United Nations, beyond its immediate borders*; whereas this leads inevitably to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

Or. it

#### **Amendment 201**

**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

#### **Motion for a resolution**

##### **Recital O**

*Motion for a resolution*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads *inevitably* to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

*Amendment*

O. whereas the decline of Europe's defence capabilities has limited its ability to project stability beyond our immediate borders; whereas this goes hand in hand with the reluctance of our US allies to intervene if Europe is not ready to take its fair share of responsibility; whereas this leads to the need for more intense cooperation among the Member States and an integration of some of their defence capacities into a European defence community, both in line with a new European security strategy;

Or. en

**Amendment 202**

**Izaskun Bilbao Barandica**

**Motion for a resolution**

**Recital O a (new)**

*Motion for a resolution*

*Oa. whereas the austerity policies used to correct budgetary imbalances in some Member States ought not to have lost from sight the need to uphold throughout the EU's territory the values behind the European social model, whose principles are not compatible with prioritising the rescue of financial bodies over people suffering unemployment, exclusion or poverty, victims of a crisis for which they bear no responsibility;*

*Amendment*

Or. es

**Amendment 203**

**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital O a (new)**

*Motion for a resolution*

*Amendment*

***Oa. whereas there is a need to review EU-NATO cooperation, taking into account the profoundly changed scenarios of the post-cold war era in Europe and the substantive failures of NATO policies in the US-led anti-terror war outside the NATO area and to put a definitive end to the NATO and US enlargement policies at the Eastern borders of the EU, while looking for and building new independent forms of cooperation with the Russian neighbour;***

Or. en

**Amendment 204**  
**Notis Marias**

**Motion for a resolution**  
**Recital P**

*Motion for a resolution*

*Amendment*

***P. whereas these changes in the Union's primary law have become unavoidable, as regrettably none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the reform of the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the 'let-out' clause was used instantly;***

*deleted*

Or. el

**Amendment 205**  
**Martina Anderson**

**Motion for a resolution**  
**Recital P**

*Motion for a resolution*

*P. whereas these changes in the Union's primary law have become unavoidable, as regrettably none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the reform of the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the 'let-out' clause was used instantly;*

*Amendment*

*deleted*

Or. en

**Amendment 206**  
**Jo Leinen, Enrique Guerrero Salom, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

**Motion for a resolution**  
**Recital P**

*Motion for a resolution*

*P. whereas these changes in the Union's primary law have become unavoidable, as regrettably none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the reform of the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the 'let-out' clause was used*

*Amendment*

*P. whereas none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to streamlining the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas to the contrary due to the European Council decision of 18/19 June 2009 the reduction in the number of Commissioners as envisaged in the Lisbon-Treaty could not be implemented;*

*instantly;*

Or. en

### **Amendment 207**

**Barbara Spinelli, Helmut Scholz**

#### **Motion for a resolution**

##### **Recital P**

###### *Motion for a resolution*

P. whereas these changes in the Union's primary law have become unavoidable, as regrettably none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the **reform** of the Union's governance have been deployed, **and are unlikely to be so in the present circumstances**; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the 'let-out' clause was used instantly;

###### *Amendment*

P. whereas these changes in the Union's primary law have become unavoidable, as regrettably none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the **change** of the Union's governance have been deployed; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the 'let-out' clause was used instantly;

Or. en

### **Amendment 208**

**David McAllister, Markus Pieper**

#### **Motion for a resolution**

##### **Recital P**

###### *Motion for a resolution*

P. whereas these changes in the Union's primary law **have become unavoidable**, as **regrettably** none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the reform of the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is

###### *Amendment*

P. whereas these changes in the Union's primary law **are controversial**, as none of the 'passerelle clauses' provided for in the Lisbon Treaty with a view to facilitating the reform of the Union's governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp

in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

Or. de

**Amendment 209**  
**Rainer Wieland**

**Motion for a resolution**  
**Recital P**

*Motion for a resolution*

P. whereas these changes in the Union’s primary law *have become unavoidable*, as *regrettably* none of the ‘passerelle clauses’ provided for in the Lisbon Treaty with a view to facilitating the reform of the Union’s governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

*Amendment*

P. whereas these changes in the Union’s primary law *are controversial*, as none of the ‘passerelle clauses’ provided for in the Lisbon Treaty with a view to facilitating the reform of the Union’s governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

Or. de

**Amendment 210**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital P**

*Motion for a resolution*

P. whereas these changes in the Union’s primary law have become unavoidable, as *regrettably* none of the

*Amendment*

P. whereas these changes in the Union’s primary law have become unavoidable, as none of the ‘passerelle

‘passerelle clauses’ provided for in the Lisbon Treaty with a view to facilitating the reform of the Union’s governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

clauses’ provided for in the Lisbon Treaty with a view to facilitating the reform of the Union’s governance have been deployed, and are unlikely to be so in the present circumstances; whereas this is in sharp contrast with the attitude of the European Council in the matter of the envisaged reduction in the number of members of the European Commission, where the ‘let-out’ clause was used instantly;

Or. en

**Amendment 211**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital P a (new)**

*Motion for a resolution*

*Amendment*

***Pa. whereas the EU seems to be more able to influence MS policies on fundamental rights, rule of law and corruption when countries are still candidates to enter into the Union, and the Rule of Law mechanism should be applied with equal strength to all Member States;***

Or. en

**Amendment 212**  
**Notis Marias**

**Motion for a resolution**  
**Recital Q**

*Motion for a resolution*

*Amendment*

***Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the fact that the outcome***

***Q. whereas the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President***

of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, *a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019*<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

of the Commission; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. el

### Amendment 213

**Jo Leinen, Sylvia-Yvonne Kaufmann, Pedro Silva Pereira, Mercedes Bresso, Ramón Jáuregui Atondo**

#### Motion for a resolution

##### Recital Q

###### *Motion for a resolution*

Q. whereas *clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019*<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

###### *Amendment*

Q. whereas, *the 2014 European parliamentary elections through the nomination of lead candidates by the European political parties have led for the first time directly to the nomination of the candidate for President of the Commission; whereas the supranational character of the European elections should be further reinforced;*

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<sup>18</sup> EUCO conclusions of 27 June 2014.



**Amendment 214****Ramon Tremosa i Balcells****Motion for a resolution****Recital Q***Motion for a resolution*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, *despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process* in time for 2019<sup>18</sup>; *whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;*

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<sup>18</sup> EUCO conclusions of 27 June 2014.

*Amendment*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, *the ‘Spitzenkandidat’ process failed as citizens had no real knowledge of the candidates due to the inability to vote for them in a pan-European list; whereas this failure has to be urgently corrected* in time for 2019<sup>18</sup> *elections as without it, the Commission lacks real democratic accountability;*

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<sup>18</sup> EUCO conclusions of 27 June 2014.

**Amendment 215****Danuta Maria Hübner****Motion for a resolution****Recital Q***Motion for a resolution*

Q. whereas clarifications are still needed as regards the European elections and *on the matter of who leads* the Union; whereas, despite the outcome of the 2014 European parliamentary elections having

*Amendment*

Q. whereas clarifications are still needed as regards the European elections and *who assumes the leadership of* the Union; whereas, despite the outcome of the 2014 European parliamentary elections

for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking; **whereas**, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>, **guarantees, such as a proper legal basis, to ensure that this new system will be preserved and will develop, are still lacking**; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. en

## **Amendment 216** **Beatrix von Storch**

### **Motion for a resolution** **Recital Q**

#### *Motion for a resolution*

Q. whereas clarifications are **still** needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

#### *Amendment*

Q. whereas clarifications are **no longer** needed as regards the European elections and on the matter of who leads the Union - **namely, because only the Member States are legitimately in charge of the Union**; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. de

**Amendment 217**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital Q**

*Motion for a resolution*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

*Amendment*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the *so-called* ‘Spitzenkandidat’ process *used without any legal basis in 2014* in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. de

**Amendment 218**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital Q**

*Motion for a resolution*

Q. whereas *clarifications are still*

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*Amendment*

Q. whereas, *amongst other reasons,*

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*needed as regards the European elections and on the matter of who leads the Union*; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, ***there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council***;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

***the possible exit of the United Kingdom demands yet more clarification with regards to the European elections***; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, ***citizens can barely comprehend the interrelationship of the Presidents of the Commission and the European Council***;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. de

## **Amendment 219** **Barbara Spinelli**

### **Motion for a resolution** **Recital Q**

#### *Motion for a resolution*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led ***directly*** to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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PE592.324v04-00

#### *Amendment*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led ***indirectly*** to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among third parties – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. en

## **Amendment 220**

**Paulo Rangel**

### **Motion for a resolution**

#### **Recital Q**

##### *Motion for a resolution*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among *third parties* – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

##### *Amendment*

Q. whereas clarifications are still needed as regards the European elections and on the matter of who leads the Union; whereas, despite the outcome of the 2014 European parliamentary elections having for the first time led directly to the nomination of the candidate for President of the Commission, a clear direct democratic link is still lacking, although the European Council has agreed to review the ‘Spitzenkandidat’ process in time for 2019<sup>18</sup>; whereas, moreover, there is still confusion – not least among *citizens* – about the interrelationship of the Presidents of the Commission and the European Council;

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<sup>18</sup> EUCO conclusions of 27 June 2014.

Or. en

## **Amendment 221**

**Barbara Spinelli, Helmut Scholz**

### **Motion for a resolution**

#### **Recital Q a (new)**

##### *Motion for a resolution*

##### *Amendment*

***Qa. whereas in its follow up to the European Parliament resolution on the European Citizens’ Initiative, adopted on***

*2 February 2016, the Commission stated 'that after only three years after its effective entry into application, it is at this point too early to launch a legislative revision of the Regulation'; whereas from the establishment of the ECI only three initiatives were deemed admissible and no one has received an appropriate follow-up; whereas there are deficiencies in relation to the functioning and implementation of the instrument of the European Citizens' Initiative and therefore a need for improvement in order for it to function effectively and be a true instrument for participative democracy and active citizenship;*

Or. en

**Amendment 222**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital Q a (new)**

*Motion for a resolution*

*Amendment*

*Qa. Whereas enhancing the democratic legitimacy of the European Commission is fundamental to continue deepening the single market and put in place the big pan-European projects needed to make the Union succeed while at the same time retaining a link with the electorate that ensures that the principle of subsidiarity between the EU, the MS and the regions with legislative powers is fully respected;*

Or. en

**Amendment 223**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital Q a (new)**

*Motion for a resolution*

*Amendment*

**Qa.** *whereas the division of powers, the economic, institutional, linguistic and cultural personality and national diversity found in some Member States with single state constituencies whose sole aim is to prevent this diversity being represented in the European Parliament is totally inconsistent;*

Or. es

**Amendment 224**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital Q b (new)**

*Motion for a resolution*

*Amendment*

**Qb.** *whereas ‘United in Diversity’ is one of the European Union’s mottos and whereas this motto, which is linked to the founding concept of a Europe of the Peoples, alludes to the diversity of the Union in all respects including that of stateless nations which exist and are even constitutionally recognised in some Member States;*

Or. es

**Amendment 225**  
**Martina Anderson**

**Motion for a resolution**  
**Recital R**

*Motion for a resolution*

*Amendment*

R. *whereas, finally, the urgency for*

R. *whereas, finally, the urgency for*

reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by *a qualified majority*, after obtaining the consent of the European Parliament;

reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by *unanimity* after obtaining the consent of the European Parliament; *whereas, due to its constitutional circumstances, special attention should be paid to Ireland during negotiations, furthermore, the unique position of Scotland and the north of Ireland must also be respected throughout negotiations;*

Or. en

## **Amendment 226**

**Notis Marias**

### **Motion for a resolution**

#### **Recital R**

##### *Motion for a resolution*

R. whereas, *finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas* it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European

##### *Amendment*

R. whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;



Parliament;

Or. el

**Amendment 227**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital R**

*Motion for a resolution*

R. whereas, **finally**, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

*Amendment*

R. whereas the urgency for reform of the ***EU away from the current course of ever-closer*** union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union, ***and needs to take account in particular of the UK's close relationship with Ireland on almost every level, most especially on trade and on free movement of people***; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. en

**Amendment 228**  
**György Schöpflin**

**Motion for a resolution**  
**Recital R**

*Motion for a resolution*

R. whereas, finally, the urgency for reform of the Union has been dramatically

*Amendment*

R. whereas, finally, the urgency for reform of the Union has been dramatically

increased by the United Kingdom's decision, **through** a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

increased by the United Kingdom's decision, **following on** a referendum, to leave the European Union; **whereas Article 50 TEU explicitly highlights that any Member State may decide to withdraw from the Union in accordance with its own constitutional requirements**; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. en

## **Amendment 229**

**Diane James**

### **Motion for a resolution**

#### **Recital R**

##### *Motion for a resolution*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

##### *Amendment*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament; **whereas it is now important that the European Parliament negotiator sets out his timetable in readiness for the UK Prime Minister**

**Amendment 230**

**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**

**Recital R**

*Motion for a resolution*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

*Amendment*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament; ***whereas the European Parliament should be fully involved throughout the negotiation process;***

**Amendment 231**

**Richard Corbett**

**Motion for a resolution**

**Recital R**

*Motion for a resolution*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's ***decision, through a referendum, to leave***

*Amendment*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's referendum, ***on leaving*** the European

the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament; ***whereas the Union should not stand in the way of any reconsideration by the UK of its intended departure.***

Or. en

### **Amendment 232** **Rainer Wieland**

#### **Motion for a resolution** **Recital R**

##### *Motion for a resolution*

R. whereas, ***finally, the urgency for reform of the Union has been dramatically increased by*** the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

##### *Amendment*

R. whereas the United Kingdom's decision, through a referendum, to leave the European Union ***has brought in a period of reflection which must urgently be used to sound out acceptance for potential solutions***; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. de

### **Amendment 233** **David McAllister, Markus Pieper**

**Motion for a resolution**  
**Recital R**

*Motion for a resolution*

R. whereas, ***finally, the urgency for reform of the Union has been dramatically increased by*** the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

*Amendment*

R. whereas the United Kingdom's decision, through a referendum, to leave the European Union ***has brought in a period of reflection which must urgently be used to sound out acceptance for potential solutions***; whereas it is crystal clear that the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. de

**Amendment 234**

**Jo Leinen, Sylvia-Yvonne Kaufmann, Mercedes Bresso, Ramón Jáuregui Atondo, Pedro Silva Pereira**

**Motion for a resolution**  
**Recital R**

*Motion for a resolution*

R. whereas, ***finally***, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas ***it is crystal clear that*** the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified

*Amendment*

R. whereas the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the

majority, after obtaining the consent of the European Parliament;

European Parliament;

Or. en

### **Amendment 235**

**Pervenche Berès, Reimer Böge**

#### **Motion for a resolution**

##### **Recital R**

###### *Motion for a resolution*

R. whereas, **finally**, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas ***it is crystal clear that*** the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

###### *Amendment*

R. whereas, , the urgency for reform of the Union, ***to start with the euro area***, has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas the negotiations to set out the arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. en

### **Amendment 236**

**Paulo Rangel, Constance Le Grip**

#### **Motion for a resolution**

##### **Recital R**

###### *Motion for a resolution*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is ***crystal clear*** that the negotiations to set out the

###### *Amendment*

R. whereas, finally, the urgency for reform of the Union has been dramatically increased by the United Kingdom's decision, through a referendum, to leave the European Union; whereas it is ***obvious*** that the negotiations to set out the

arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

arrangements for the UK's withdrawal also need to take account of the framework for its future relationship with the Union; whereas this agreement must be negotiated in accordance with Article 218(3) TFEU and be concluded on behalf of the Union by the Council, acting by a qualified majority, after obtaining the consent of the European Parliament;

Or. en

**Amendment 237**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital R a (new)**

*Motion for a resolution*

*Amendment*

***Ra. whereas the EU should facilitate the European future of Scotland, Northern Ireland and Gibraltar respecting the will of their citizens as stated in the results of the referendum of June 23rd which gave a clear pro-European majority in the three constituencies; believes that the EU should engage in bilateral and multilateral negotiations with their governments;***

Or. en

**Amendment 238**  
**Sylvie Goulard, Charles Goerens**

**Motion for a resolution**  
**Recital R a (new)**

*Motion for a resolution*

*Amendment*

***Ra. in order to provide as much clarity as possible for business, investors and citizens (both EU citizens living in the UK***

*and UK citizens living in the rest of the EU) it is welcome that Theresa May has declared that article 50 will be triggered before the end of March 2017, as the current uncertainty is damaging to both the UK and the EU;*

Or. en

**Amendment 239**  
**György Schöpflin**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

*Amendment*

*S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';*

*deleted*

Or. en

**Amendment 240**  
**Max Andersson**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

*Amendment*

*S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas the*

*deleted*



*UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';*

Or. sv

**Amendment 241**  
**Sylvia-Yvonne Kaufmann**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision creates an opportunity to *reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to* clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our *periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';*

*Amendment*

S. whereas the UK's decision creates an opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our *neighbourhood;*

Or. en

**Amendment 242**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision **creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity** of the **Union**; **whereas it offers at least** the opportunity to clarify what membership of the Union really **means** and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, **Turkey, Ukraine**, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

*Amendment*

S. whereas the UK's decision **to leave the EU resulting from the referendum has shown, once more, the deep disaffection of the citizens vis-à-vis the current EU project**; **whereas this decision should represent a starting point for rethinking and innovating the EU framework by bringing back citizens' needs centre stage in line with the Preamble of the Treaties and could offer, at the same time, an** opportunity to clarify what membership of the Union really **entails** and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. en

**Amendment 243**  
**Andrey Kovatchev**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members **in our periphery** (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

*Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas **the decision of the United Kingdom opens up an opportunity to promote collaboration in areas with high European added value such as security and defence**; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had

already envisaged a type of ‘associate status’;

Or. bg

#### **Amendment 244**

**Jo Leinen, Mercedes Bresso, Ramón Jáuregui Atondo, Pedro Silva Pereira, Pervenche Berès**

#### **Motion for a resolution**

##### **Recital S**

###### *Motion for a resolution*

S. whereas the UK’s decision creates an opportunity to reduce and drastically simplify the ‘*variable geometry*’ and complexity of the Union; *whereas it offers at least the opportunity* to clarify what membership of the Union really means and what could be a clear structure in the future for the EU’s relationship with non-members in our *periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.)*; *whereas the founding fathers of the Union had already envisaged a type of ‘associate status’*;

###### *Amendment*

S. whereas the UK’s decision creates an opportunity to reduce and drastically simplify the complexity of the Union, *and* to clarify what membership of the Union really means and what could be a clear structure in the future for the EU’s relationship with non-members in our *neighbourhood*;

Or. en

#### **Amendment 245**

**Notis Marias**

#### **Motion for a resolution**

##### **Recital S**

###### *Motion for a resolution*

S. whereas the UK’s decision *creates an opportunity to reduce and drastically simplify the ‘variable geometry’ and complexity of the Union*; *whereas* it offers *at least* the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future

###### *Amendment*

S. whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU’s relationship with non-members in our periphery (the United Kingdom, Norway); *whereas the founding fathers of the Union*

for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, *Turkey, Ukraine, etc.*); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

had already envisaged a type of 'associate status';

Or. el

## **Amendment 246**

**David McAllister**

### **Motion for a resolution**

#### **Recital S**

##### *Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the '**variable geometry**' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means **and what could be** a clear structure in the future for the EU's relationship with non-members in our periphery (*the United Kingdom, Norway, Turkey, Ukraine, etc.*); **whereas the founding fathers of the Union had already envisaged a type of 'associate status'**;

##### *Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the **variability** and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means; **and whereas** a clear structure **is required** in the future for the EU's relationship with non-members in our periphery;

Or. de

## **Amendment 247**

**Beatrix von Storch**

### **Motion for a resolution**

#### **Recital S**

##### *Motion for a resolution*

S. whereas the **UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers**

##### *Amendment*

S. whereas the **Brexit decision could** at least **offer** the opportunity to clarify what membership of the Union really means and what could be a clear structure

at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. de

**Amendment 248**  
**Martina Anderson**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision *creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the* Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); *whereas the founding fathers of the Union had already envisaged a type of 'associate status';*

*Amendment*

S. whereas the UK's decision *is symptomatic of a deeper malaise within the European* Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.);

Or. en

**Amendment 249**  
**Paulo Rangel, Cristian Dan Preda, Viviane Reding, Alain Lamassoure, Constance Le Grip**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; ***whereas it offers at least the opportunity to clarify*** what membership of the Union really means and what could be a ***clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.)***; ***whereas the founding fathers of the Union had already envisaged a type of 'associate status'***;

*Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union, ***by clarifying*** what membership of the Union really means and what could be a ***framework to be developed in order to build a ring of partners around the EU for countries who cannot yet or will not join*** the Union;

Or. en

**Amendment 250**

**Ramon Tremosa i Balcells**

**Motion for a resolution**

**Recital S**

*Motion for a resolution*

S. whereas the UK's decision ***creates*** an opportunity to ***reduce and drastically simplify the 'variable geometry' and complexity of the Union***; ***whereas it offers at least the opportunity to*** clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members ***in our periphery*** (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

*Amendment*

S. whereas the UK's decision ***offers*** an opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members ***but close partners*** (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. en

**Amendment 251**

**Luke Ming Flanagan**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

*Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union, **while respecting the sovereign rights of Member States**; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. en

**Amendment 252**  
**Pervenche Berès, Reimer Böge**

**Motion for a resolution**  
**Recital S**

*Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers **at least** the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our **periphery (the United Kingdom, Norway, Turkey, Ukraine, etc.)**; whereas the founding fathers of the Union had already envisaged a type of 'associate status';

*Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members in our **neighbourhood**; whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. en

## Amendment 253

Rainer Wieland

### Motion for a resolution

#### Recital S

##### *Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means **and what could be** a clear structure in the future for the EU's relationship with non-members in our periphery (*the United Kingdom, Norway, Turkey, Ukraine, etc.*); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

##### *Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means; **and whereas** a clear structure **is necessary** in the future for the EU's relationship with non-members in our periphery; whereas the founding fathers of the Union had already envisaged a type of 'associate status';

Or. de

## Amendment 254

Andrey Kovatchev

### Motion for a resolution

#### Recital S

##### *Motion for a resolution*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members **in our periphery** (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';

##### *Amendment*

S. whereas the UK's decision creates an opportunity to reduce and drastically simplify the 'variable geometry' and complexity of the Union; whereas it offers at least the opportunity to clarify what membership of the Union really means and what could be a clear structure in the future for the EU's relationship with non-members (the United Kingdom, Norway, Turkey, Ukraine, etc.); whereas the founding fathers of the Union had already envisaged a type of 'associate status';



**Amendment 255**  
**Ramon Tremosa i Balcells**

**Motion for a resolution**  
**Recital S a (new)**

*Motion for a resolution*

*Amendment*

*Sa. whereas regions with legislative powers, should have a direct say on the works of the Union regarding the policies that affect their competences; notes that sometimes there is a clear divergence between the political interest of a national government and the one from the regions, undermining the legitimacy of the decisions taken and excluding relevant ideas and points of view on EU policies.*

Or. en

**Amendment 256**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Recital S a (new)**

*Motion for a resolution*

*Amendment*

*Sa. whereas the desire of the people to remain within the European Union as expressed by citizens of some of the kingdoms of Britain, proves that territorial tensions of this kind are not solely and exclusively an internal problem of a Member State and call forcibly for a predictable, orderly and democratic response in order to provide a channel for this legitimate aspiration;*

Or. es

**Amendment 257**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital T a (new)**

*Motion for a resolution*

*Amendment*

*Ta. whereas the political elites have made an attempt to irreversibly develop the EU into a federation with the Treaty of Maastricht in 1992, and especially with its change to a ‘constitutional treaty’ at Lisbon in 2007 despite the referenda in France and the Netherlands in 2005, and despite the fact that 7 Member States had to forego the referendum process;*

Or. de

**Amendment 258**  
**Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard**

**Motion for a resolution**  
**Recital T a (new)**

*Motion for a resolution*

*Amendment*

*Ta. whereas a clear majority of the Union’s regional and local government have consistently expressed their view, through the Committee of the Regions, in favour of a more integrated EU with an effective governance;*

Or. en

**Amendment 259**  
**Beatrix von Storch**

**Motion for a resolution**  
**Recital T b (new)**

*Motion for a resolution*

*Amendment*

***Tb. whereas the vision of an ‘ever closer Union’ necessarily leads to the individual Member States and the people of said Member States to lose their national sovereignty in favour of the EU institutions;***

Or. de

**Amendment 260**  
**Markus Pieper**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union ***by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;***

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time ***to carry out a period of profound reflection on how*** to address the shortcomings of the governance of the European Union, ***in which the short and medium term focus must be on proposed solutions which can be realised within the existing Treaties; notes that there is no support at this time for a comprehensive reform of the Lisbon Treaty amongst the governments of the Member States;***

Or. de

**Amendment 261**  
**Rainer Wieland**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union **by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;**

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time **to carry out a period of profound reflection on how** to address the shortcomings of the governance of the European Union, **in which the short and medium term focus must be on solutions which can be realised within the existing Treaties; notes that there is no support at this time for a comprehensive reform of the Lisbon Treaty amongst the governments of the Member States;**

Or. de

**Amendment 262**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty, **a reform that must also examine and honestly consider whether there needs to be a row-back on many measures taken in that Lisbon Treaty, the full implications of which perhaps many of those who voted in favour had not fully considered;**

Or. en

**Amendment 263**  
**David McAllister**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it ***is now*** time to ***address*** the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth ***reform*** of the Lisbon Treaty;

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are ***often*** too little, too late; is convinced that it ***has long been*** time to ***remedy*** the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth ***review*** of the Lisbon Treaty; ***whereas short and medium term solutions which can be realised within the existing Treaties are needed at first;***

Or. de

**Amendment 264**  
**Notis Marias**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; ***is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;***

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late;

Or. el

**Amendment 265**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ***ad hoc and incremental*** decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address ***the shortcomings of the governance*** of the European Union by undertaking a comprehensive, in-depth reform of the ***Lisbon Treaty***;

*Amendment*

1. Considers that the time of crisis management by means of ***ill-conceived, non-transparent and socially unjust ad hoc*** decisions has passed, as it only leads to measures that are too little, too late, ***profoundly divisive and detrimental to the European project of ‘Unity in diversity’***; is convinced that it is now time to address ***these failures*** of the European Union by undertaking a comprehensive, in-depth reform of the ***current European framework***;

Or. en

**Amendment 266**  
**Fabio Massimo Castaldo**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union, ***growing inequality, and the lack of solidarity between the Member States*** by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

Or. it

**Amendment 267**  
**Paulo Rangel, Cristian Dan Preda, Alain Lamassoure**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that *the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;*

*Amendment*

1. Considers that *before engaging in proposals for radical reforms that would require amendments to the current Treaties, the provisions of the Lisbon Treaty should be exploited to their full potential in the first place;*

Or. en

**Amendment 268**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty, *and especially by changing the policies followed;*

Or. el

**Amendment 269**  
**Kazimierz Michał Ujazdowski, Ulrike Trebesius**

## Motion for a resolution

### Paragraph 1

#### *Motion for a resolution*

1. Considers that *the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;*

#### *Amendment*

1. Considers that *the principle of mutual trust and loyal cooperation between the Member States and the institutions of the European Union should be the basis of all planned institutional changes; sovereignty and constitutional identity of the states should be respected for the sake of the Union; in turn, states are jointly responsible for the Union;*

Or. pl

## Amendment 270

Max Andersson

## Motion for a resolution

### Section 1

#### *Motion for a resolution*

1. Considers that *the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that it is now time to address the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;*

#### *Amendment*

1. Considers that *it is time for the EU to change track. The focus on centralising decision-making to Brussels has functioned poorly. It is now time to carefully consider which decisions should be taken at which level and be open to decentralization and to decisions which strengthen the influence of citizens;*

Or. sv

## Amendment 271

Jo Leinen, Mercedes Bresso, Ramón Jáuregui Atondo, Pedro Silva Pereira

## Motion for a resolution

### Paragraph 1



*Motion for a resolution*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that ***it is now time to address*** the shortcomings of the governance of the European Union by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

*Amendment*

1. Considers that the time of crisis management by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late; is convinced that the shortcomings of the governance of the European Union ***need to be addressed as soon as possible*** by undertaking a comprehensive, in-depth reform of the Lisbon Treaty;

Or. en

**Amendment 272**  
**Martina Anderson**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Considers that ***the time of*** crisis management ***by means of ad hoc and incremental decisions has passed, as it only leads to measures that are too little, too late***; is convinced that it is now time to address the shortcomings of the ***governance of the*** European Union by undertaking a comprehensive, in-depth ***reform*** of the Lisbon Treaty;

*Amendment*

1. Considers that crisis management ***at EU level has left a lot to be desired since the start of the crisis***; is convinced that it is now time to address the shortcomings of the European Union by undertaking a comprehensive, in-depth ***review of the functioning of the Union over the past decade since the implementation*** of the Lisbon Treaty;

Or. en

**Amendment 273**  
**Dennis de Jong**

**Motion for a resolution**  
**Paragraph 1 a (new)**

*Motion for a resolution*

***1a. Notes that the idea of a federal Europe is in total contradiction to the will***

*Amendment*

*of ordinary people who see the neighbourhood as basis; therefore calls to work towards a European Union where all people will be able to lead a life of dignity, where Member States will decide over their own public services, where national parliaments will determine the size and content of their national budget, where Member States will decide how to regulate their own labour market in order to address social dumping with extreme firmness, where trade and investment treaties will only be closed if they contribute to the mutual benefit of ordinary people in the participating countries, and where amendments to the EU Treaty or proposals for the enlargement of the Union, depending on national capacities, will be submitted to citizens via referenda; underlines the necessity of a European Union where not the market but the neighbourhood will serve as basis;*

Or. nl

**Amendment 274**  
**Beatrix von Storch**

**Motion for a resolution**  
**Paragraph 1 a (new)**

*Motion for a resolution*

*Amendment*

*Ia. Notes that only the national democracies, built by their nations through painful pasts, are able to offer their citizens the space for identity and safety which they need and want, and that only the national democracies can enable and adequately protect the greatest individual and collective liberties;*

Or. de

**Amendment 275**  
**Beatrix von Storch**

**Motion for a resolution**  
**Paragraph 1 b (new)**

*Motion for a resolution*

*Amendment*

***1b. Notes that stable democratic nation states are the foundation of our peaceful world order and that international organisations with no national identity which depend on voluntary association can be of help in this regard;***

Or. de

**Amendment 276**  
**Andrey Kovatchev**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

*Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism; ***notes further that the proposals for reform of the Lisbon Treaty will no doubt make some Member States and eurosceptic parties raise their demands for returning the powers to the Member States; emphasises, in that connection, the necessity of broad and open public debate as a preparation for convening a Convention in order to achieve political consensus concerning the direction of the necessary reform;***

Or. bg

**Amendment 277**  
**Morten Messerschmidt, Ulrike Trebesius**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the *direction* of the *Union's reform* should *lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism*;

*Amendment*

2. States that the *basic criterion for review* of the *powers and their distribution* should *be the full respect of the three fundamental principles anchored in the Treaty : the principle of conferral that concerns delimitation of EU competences; the principle of subsidiarity which should be now understood as opposing centralism and allocating competencies and tasks at those levels of authority, which, due to the proximity of the issue are the best predestined ; and finally the principle of proportionality of the intervention of the Union*;

Or. en

**Amendment 278**  
**Martina Anderson**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should *lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism*;

*Amendment*

2. Notes that the direction of the Union's reform should *be decided by Member States and debated at European level; condemns any attempts by either individual politicians or Member States to dictate what direction Europe should go in before a big conversation is had on the issue and agreement reached; also notes that the sovereignty of Member States is paramount and reform of the Union should not be an attack on this sovereignty*;

Or. en

**Amendment 279**  
**Beatrix von Storch**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation ***by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;***

*Amendment*

2. Notes that the direction of the Union's reform should lead it towards its modernisation;

Or. de

**Amendment 280**  
**Notis Marias**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation ***by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;***

*Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation ***realising the mistakes of the past that led to the Brexit and to the perpetuation of the financial crisis, while respective the need for renationalisation of the decisions taken in certain areas and*** by means of greater intergovernmentalism;

Or. el

**Amendment 281**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards *its modernisation* by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;

*Amendment*

2. Notes that the direction of the Union's reform should lead towards *a unity based on diversity, solidarity, constitutional democracy and social justice* by establishing, *where necessary*, new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;

Or. en

**Amendment 282**

**Kazimierz Michał Ujazdowski, Ulrike Trebesius**

**Motion for a resolution**

**Paragraph 2**

*Motion for a resolution*

2. *Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;*

*Amendment*

2. *Notes that the principle of subsidiarity, which precludes centralism and requires competences to be vested at such levels of government that are best placed due to proximity with a given case, should be the basic criterion for reviewing and distributing competences;*

Or. pl

**Amendment 283**

**Fabio Massimo Castaldo**

**Motion for a resolution**

**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities *and*

*Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new *instruments, new* effective European

*instruments*, rather than its renationalisation by means of greater intergovernmentalism;

capacities, ***and by making decision-making processes more democratic***, rather than its renationalisation by means of greater intergovernmentalism;

Or. it

**Amendment 284**  
**György Schöpflin**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, ***rather than its renationalisation by means of greater intergovernmentalism***;

*Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments;

Or. en

**Amendment 285**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards ***its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism***;

*Amendment*

2. Notes that the direction of the Union's reform should lead towards ***an EU that would be acceptable to the majority of the citizens in each individual Member State, with citizens in each of those states given an opportunity to accept or reject such reforms***;

Or. en

## **Amendment 286**

**Paulo Rangel**

### **Motion for a resolution**

#### **Paragraph 2**

##### *Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, rather than its renationalisation by means of greater intergovernmentalism;

##### *Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, ***in the long term***, rather than its renationalisation by means of greater intergovernmentalism;

Or. en

## **Amendment 287**

**Eleftherios Synadinos**

### **Motion for a resolution**

#### **Paragraph 2**

##### *Motion for a resolution*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, ***rather than its renationalisation by means of greater intergovernmentalism***;

##### *Amendment*

2. Notes that the direction of the Union's reform should lead towards its modernisation by establishing new effective European capacities and instruments, ***without however questioning the national policies of Member States***;

Or. el

## **Amendment 288**

**Barbara Spinelli, Helmut Scholz**

### **Motion for a resolution**

#### **Paragraph 2 a (new)**

##### *Motion for a resolution*

##### *Amendment*

**2a. *Is convinced that a truly Union's***



*reform should be primary rooted on its founding principles as enshrined in article 2 of the TEU and the Charter of fundamental rights of the European Union; therefore, considers it necessary to suppress all the limitations to the full application of the Charter starting with the abolition of its Article 51;*

Or. en

**Amendment 289**  
**Maite Pagazaurtundúa Ruiz**

**Motion for a resolution**  
**Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

*2a. Deplores the fact that the ‘Social Europe’ model has been largely ignored by the budgetary priorities in the wake of the financial crisis; demands that the ‘Social Europe’ model continues to be a strong political ambition of the EU in the future, in order to fulfil the objectives established in the current article 3 TUE;*

Or. en

**Amendment 290**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Paragraph 2 b (new)**

*Motion for a resolution*

*Amendment*

*2b. Furthermore, calls on the Commission to present as soon as possible a new draft agreement for the accession of the Union to the ECHR in line with the obligations deriving from article 6 TEU, providing positive solutions to the objections raised by the Court of Justice*

**Amendment 291**  
**Beatrix von Storch**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

*Amendment*

**3. Underlines that recent** *deleted*  
***Eurobarometer polling demonstrates that,  
contrary to popular belief, EU citizens are  
still fully aware of the importance of, and  
in support of, genuine European  
solutions<sup>19</sup>;***

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*<sup>19</sup> Standard Eurobarometer 84 - Autumn  
2015 & Special Eurobarometer EP - June  
2016.*

**Amendment 292**  
**Barbara Spinelli, Helmut Scholz**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

*Amendment*

**3. Underlines that recent** *deleted*  
***Eurobarometer polling demonstrates that,  
contrary to popular belief, EU citizens are  
still fully aware of the importance of, and  
in support of, genuine European  
solutions<sup>19</sup> ;***

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*<sup>19</sup> Standard Eurobarometer 84 - Autumn  
2015 & Special Eurobarometer EP - June*

**Amendment 293**  
**Martina Anderson**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

*Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ; ***notes the disconnect between the EU and the people it governs has increased significantly over the past number of years and was accentuated by the economic crisis and austerity; notes that many European citizens believe that their voice does not count; also notes that the rise in ‘euroscepticism’ has occurred in part due to the perceived ‘democratic deficit’ of EU institutions;***

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

**Amendment 294**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that,

*Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that,

contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup>, ***solutions which, with the appropriate good will, could be found within the framework of the old EEC, long before the Lisbon Treaty;***

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

Or. en

### **Amendment 295** **Fabio Massimo Castaldo**

#### **Motion for a resolution** **Paragraph 3**

##### *Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup>;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

##### *Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ***although it seems clear that there is still a total lack of effective solutions to the most heart-felt issues in European public opinion;***

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

Or. it

### **Amendment 296** **Jo Leinen, Sylvia-Yvonne Kaufmann, Enrique Guerrero Salom, Mercedes Bresso, Ramón Jáuregui Atondo, Pedro Silva Pereira**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

*Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup>, *inter alia in the fields of security and migration*;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

Or. en

**Amendment 297**  
**György Schöpflin**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup> ;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

*Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, *some, but only some* EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup>;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

Or. en

**Amendment 298**  
**Kazimierz Michał Ujazdowski**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. *Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still fully aware of the importance of, and in support of, genuine European solutions<sup>19</sup>;*

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

*Amendment*

3. *Believes that all reform efforts should be based on the protection of freedoms underlying the common market that are currently being unlawfully limited at the expense of its openness and competitiveness;*

Or. pl

**Amendment 299**  
**Notis Marias**

**Motion for a resolution**  
**Paragraph 3**

*Motion for a resolution*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still **fully** aware of the importance of, and in support of, genuine European solutions<sup>19</sup>;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

*Amendment*

3. Underlines that recent Eurobarometer polling demonstrates that, contrary to popular belief, EU citizens are still aware of the importance of, and in support of, genuine European solutions **in some areas**<sup>19</sup>;

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<sup>19</sup> Standard Eurobarometer 84 - Autumn 2015 & Special Eurobarometer EP - June 2016.

Or. el

**Amendment 300**  
**Beatrix von Storch**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

*Amendment*

**4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;**

*deleted*

Or. de

**Amendment 301**  
**György Schöpflin**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

*Amendment*

**4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;**

*deleted*

Or. en

**Amendment 302**  
**Helmut Scholz**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

*Amendment*

**4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as *diminishing the trust of the people*;**

**4. Observes with great concern the proliferation of subsets of Member States - *especially in Central and Eastern European countries* - undermining the unity of the Union by causing a lack of transparency *and solidarity among the Member States*, as well as *a widespread propensity to an increase request for 'opt-***

*outs' and to a resurgence of the 'balance of power' system, magnified by the result of the UK referendum on Brexit;*

Or. en

**Amendment 303**  
**Martina Anderson**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people; ***also observes with great concern the proliferation of EU bodies and institutions undermining the unity of the European Union through operation in a closeted and opaque manner, as well as diminishing the trust of the people;***

Or. en

**Amendment 304**  
**Fabio Massimo Castaldo**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people, ***also by virtue of the fact that in some cases these subsets have ignored commitments duly undertaken at European level, without the European institutions intervening to***



*appropriately sanction the violations;*

Or. it

**Amendment 305**  
**Barbara Spinelli**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as *diminishing the trust* of the *people*;

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States - *especially in Eastern European countries* - undermining the unity of the Union by causing a lack of transparency *and solidarity among the Member States*, as well as *a widespread propensity to an increase request for 'opt-outs' and to a resurgence of the 'balance of power' system, magnified by the result of the UK referendum on Brexit*;

Or. en

**Amendment 306**  
**Andrey Kovatchev**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people; *Considers that the suitable format for conducting the discussion regarding the Union's future is EU-27; Emphasises that the fragmentation of the discussion into various formats or groups of Member States would be counterproductive*;

**Amendment 307**  
**Luke Ming Flanagan**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people **but observes also that the EU and its various institutions needs to look at itself and the role it has played in that sense of alienation by those Member States;**

Or. en

**Amendment 308**  
**Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of **the people;**

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency **and economic, social and intergovernmental cooperation**, as well as diminishing the trust of **European citizens;**

Or. fr

**Amendment 309**  
**Jo Leinen, Mercedes Bresso, Enrique Guerrero Salom, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Pedro Silva Pereira, Pervenche Berès**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the ***proliferation*** of subsets of Member States undermining the unity of the Union ***by causing a lack of transparency, as well as diminishing the trust of the people;***

*Amendment*

4. Observes with great concern the ***multiplication*** of subsets of Member States undermining the unity of the Union, ***and that some Member States openly break Union law, by refusing to implement two Council Decisions of September 2015 on the reallocation of refugees;***

Or. en

**Amendment 310**  
**Kazimierz Michał Ujazdowski**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. ***Observes with great concern the proliferation of subsets of Member States undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;***

*Amendment*

4. ***Points to the need to fully implement the principle of openness expressed in Article 15 TFEU;***

Or. pl

**Amendment 311**  
**Notis Marias**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. ***Observes with great concern*** the proliferation of subsets of Member States ***undermining the unity of the Union by causing a lack of transparency, as well as diminishing the trust of the people;***

*Amendment*

4. ***Notes*** the proliferation of subsets of Member States , ***which have been established as a result of the German-centred political direction that dominates in the EU so as to restore the trust of the citizens thereof;***

**Amendment 312**  
**Eleftherios Synadinos**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Observes with great concern the proliferation of subsets of Member States ***undermining the unity*** of the Union ***by causing a lack of transparency, as well as diminishing the trust of the people;***

*Amendment*

4. Observes with great concern the proliferation of subsets of Member States ***and citizens*** of the Union ***who doubt its unity due to the political impasses;***

**Amendment 313**  
**Daciana Octavia Sârbu**

**Motion for a resolution**  
**Paragraph 4 a (new)**

*Motion for a resolution*

*Amendment*

***4 a. Underlines the importance of promotion of European Union s achievements and added value among citizens through programmes such as ‘Europe for citizens’;***

**Amendment 314**  
**David McAllister, Markus Pieper**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. ***Stresses that a comprehensive***

*Amendment*

***deleted***

*democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;*

Or. de

**Amendment 315**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and *also provides* the proper platform for such reflection and engagement with European citizens;

*Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and *other bodies representing EU institutions at local and regional level; said Convention ought to provide* the proper platform for such reflection and engagement with European citizens; *recommends for proper regional representation an in-depth reform of the Committee of the Regions, which currently draws together local and regional levels and which ought to become a genuine chamber of the regions ensuring that the latter are involved in the upstream and downstream stages of the EU's decision-making process;*

Or. es

**Amendment 316**  
**Helmut Scholz**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a comprehensive democratic **reflection** on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such **reflection and engagement** with European citizens;

*Amendment*

5. Stresses that a comprehensive democratic **decision** on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, **as well as representatives of the European Political Parties and the civil society in the Union** and also provides the proper platform for such **cooperation** with European citizens; **stresses that an institutional answer to the citizens should be envisaged in the event that a new Treaties or amendments to the current ones proposed by the above-mentioned Convention are rejected in referenda, by permitting to change the proposals and avoiding the easy resort to ‘opt-out’ formulas;**

Or. en

**Amendment 317**  
**Barbara Spinelli**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a comprehensive democratic **reflection** on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the

*Amendment*

5. Stresses that a comprehensive democratic **decision** on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the

Commission and the European Parliament, and also provides the proper platform for such *reflection and engagement* with European citizens;

Commission and the European Parliament, *as well as representatives of the civil society in the Union* and also provides the proper platform for such *cooperation* with European citizens; *stresses that an institutional answer to the citizens should be envisaged in the event that a new Treaties or amendments to the current ones proposed by the above-mentioned Convention are rejected in referenda, by permitting to change the proposals and avoiding the easy resort to 'opt-out' formulas;*

Or. en

### **Amendment 318**

**Jo Leinen, Sylvia-Yvonne Kaufmann, Mercedes Bresso, Ramón Jáuregui Atondo**

#### **Motion for a resolution Paragraph 5**

##### *Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can *and must* only be achieved through a Convention, which *guarantees inclusiveness through its composition of* representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and *also provides the proper platform for such reflection and engagement with* European citizens;

##### *Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can only be achieved through a Convention which *includes* representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and, *as observers, the Committee of Regions and the European Economic and Social Committee; to this end a participatory mechanism, as for example national Conventions in all Member States, for the input of* European citizens *and civil society both before and during the convention should also be created and the public should have access to the deliberations and all relevant information in order to ensure transparency;*

Or. en

**Amendment 319**  
**Kazimierz Michał Ujazdowski**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. *Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;*

*Amendment*

5. *Believes that the application of Article 48 TEU should be preceded by a reform improving the Union within the current Treaty framework; the reform should be implemented until the end of 2018;*

Or. pl

**Amendment 320**  
**Alain Lamassoure**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

*Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens *and representatives of civil society as part of a congress to be held in 2017 to celebrate the 60th anniversary of the signing of the Treaty of Rome;*

Or. fr



## Amendment 321

Maite Pagazaurtundúa Ruiz, Charles Goerens, Sylvie Goulard

### Motion for a resolution

#### Paragraph 5

##### *Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

##### *Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which ***like the last one*** guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, ***the EU's consultative bodies*** and also provides the proper platform for such reflection and engagement with European citizens;

Or. en

## Amendment 322

Max Andersson

### Motion for a resolution

#### Section 5

##### *Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties ***can and must only be achieved*** through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

##### *Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties ***needs to be implemented in accordance with the principle of international law. This can be implemented*** through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

Or. sv

**Amendment 323**  
**Paulo Rangel, Constance Le Grip**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that ***a comprehensive democratic*** reflection on the reform of the Treaties ***can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;***

*Amendment*

5. Stresses that ***political*** reflection on the reform of the Treaties ***should be envisaged ahead of the 60th anniversary of the EU's founding Rome Treaty in order to achieve a comprehensive set of proposals for those Member States that want to continue with deeper integration; acknowledges however that EU's future architecture shall be approved at an European Convention, as the next step from the Lisbon Treaty towards a renewed constitutional framework;***

Or. en

**Amendment 324**  
**Notis Marias**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a ***comprehensive*** democratic reflection on the reform of the Treaties can only be achieved through a Convention, ***which guarantees inclusiveness*** through its composition of representatives of national parliaments, governments of all the Member States, the Commission and the European Parliament, ***and also provides the proper platform for such reflection and engagement with European citizens;***

*Amendment*

5. Stresses that a democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, through its composition of representatives of national parliaments, governments of all the Member States, ***entities of the society,*** the Commission and the European Parliament ***and strictly the citizens of Member States of the EU, to ensure the absence of exclusions;***

Or. el

**Amendment 325**  
**Martina Anderson**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, *the Commission* and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

*Amendment*

5. Stresses that a comprehensive democratic reflection on the reform of the Treaties can and must only be achieved through a Convention *and referendums*, which guarantees inclusiveness through its composition of representatives of national parliaments, governments of all the Member States, and the European Parliament, and also provides the proper platform for such reflection and engagement with European citizens;

Or. en

**Amendment 326**  
**Izaskun Bilbao Barandica**

**Motion for a resolution**  
**Paragraph 5 a (new)**

*Motion for a resolution*

*5a. Stresses that in conducting this reflection, the EU's founding values need to be restored and the magnitude of the global challenges facing the EU considered and that, for this reflection to produce results, there has to be an open discussion on how to modernise traditional concepts of national identity and sovereignty;*

Or. es

**Amendment 327**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 a (new)**

*Motion for a resolution*

*Amendment*

**5a.** *Considers that welfare and sustainability must be made principal goals of the economic policy. The EU needs a new strategy for sustainability and social development which can contribute to developed welfare policies in the countries and prevent a ‘race to the bottom’ in terms of social and environmental conditions;*

Or. sv

**Amendment 328**  
**Ramón Jáuregui Atondo**

**Motion for a resolution**  
**Paragraph 5 a (new)**

*Motion for a resolution*

*Amendment*

**5a.** *Stresses that the Convention shall work on the basis of a Treaty reform project elaborated by the European Parliament, which in no way shall limit the competences of the Union or strengthen the intergovernmental method of decision-making;*

Or. en

**Amendment 329**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 b (new)**

*Motion for a resolution*

*Amendment*

**5b.** *Proposes that the formulations in the Treaty on the free market being*

*superior in other respects (for example, equality, environment or social protection) should be changed in the Treaty so that it becomes politically neutral;*

Or. sv

**Amendment 330**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 c (new)**

*Motion for a resolution*

*Amendment*

*5c. Considers that the rules on environmental and consumer protection should be minimum rules, so that countries are entitled to conduct more progressive policies, but not with lower aims; that the EU shall strengthen this opportunity which exists in TFEU 95:4 to a functioning environment and consumer guarantee;*

Or. sv

**Amendment 331**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 d (new)**

*Motion for a resolution*

*Amendment*

*5d. Considers that the Parliament and the national parliaments must receive stronger democratic control over how the EU acts in trade policy while the power of large enterprises and lobbyists must be restricted;*

Or. sv

**Amendment 332**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 e (new)**

*Motion for a resolution*

*Amendment*

**5e. Considers that global justice and development in the poorest countries must become explicit goals of the EU's trade policies;**

Or. sv

**Amendment 333**  
**Max Andersson**

**Motion for a resolution**  
**Paragraph 5 f (new)**

*Motion for a resolution*

*Amendment*

**5f. Believes that the goals of the EU's agricultural and fisheries policies must be rewritten so that the environment, sustainable development as well as fair global trade are prioritised;**

Or. sv

**Amendment 334**  
**Beatrix von Storch**

**Motion for a resolution**  
**Subheading 1**

*Motion for a resolution*

*Amendment*

***Ending 'Europe à la carte'***

***deleted***

Or. de

**Amendment 335**

**Jo Leinen, Mercedes Bresso, Sylvia-Yvonne Kaufmann, Ramón Jáuregui Atondo, Pedro Silva Pereira**

**Motion for a resolution**

**Subheading 1**

*Motion for a resolution*

*Amendment*

*Ending ‘Europe à la carte’*

*Reconciling Unity and Flexibility*

Or. en

**Amendment 336**

**Notis Marias**

**Motion for a resolution**

**Subheading 1**

*Motion for a resolution*

*Amendment*

Ending *‘Europe à la carte’*

Ending *German Europe*

Or. el

**Amendment 337**

**Max Andersson**

**Motion for a resolution**

**Subheading 1**

*Motion for a resolution*

*Amendment*

*Ending ‘Europe à la carte’*

*Flexible cooperation*

Or. sv

**Amendment 338**

**Beatrix von Storch**

**Motion for a resolution**

**Subheading 1 a (new)**

*Motion for a resolution*

*Amendment*

***For a Europe of fatherlands, living  
together in friendship and  
neighbourliness***

Or. de