# AMENDMENTS 

## 1-170

Draft report
Danuta Maria Hübner and Pedro Silva Pereira (PE608.038v01-00)
on the composition of the European Parliament (2017/2054(INL))

AM_Com_NonLegReport

Amendment 1
Pervenche Berès
Motion for a resolution
Citation 1 a (new)
Motion for a resolution
Amendment

- having regard to Article 10 of the Treaty on European Union; ${ }^{\text {Ia }}$

> 1a That article stipulates that "citizens are directly represented at Union level in the European Parliament"

Or. en

## Amendment 2

Guy Verhofstadt
Motion for a resolution
Citation 2 a (new)
Motion for a resolution

Amendment 3
Pervenche Berès

## Amendment

- having regard to its resolution of 11 November 2015 on the reform of the electoral law of the European Union, and the annexed Proposal for a Council Decision adopting the provisions amending the Act concerning the election of the members of the European Parliament by direct universal suffrage ${ }^{1 a}$,

[^0]Or. en

Motion for a resolution Citation 2 a (new)

Motion for a resolution
Amendment

- having regard to its resolution of 11 November 2015 on the reform of the electoral law of the European Union;

Or. en

## Amendment 4

Guy Verhofstadt
Motion for a resolution
Citation 2 b (new)
Motion for a resolution
mendment 5
Martina Anderson
Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment 6
Helmut Scholz

## Amendment

- having regard to the European

Council Decision 2013/312/EU, of 28
June 2013, establishing the composition of the European Parliament,

Or. en

## Amendment

- having regard to the Good Friday Agreement of 10 April 1998;

Or. en

## Motion for a resolution Recital A

## Motion for a resolution

A. whereas the composition of the European Parliament should respect the criteria laid down in the first subparagraph of Article 14(2) of the Treaty on European Union, namely representatives of the Union's citizens not exceeding seven hundred and fifty in number, plus the President, representation being degressively proportional, with a minimum threshold of six members per Member State and no Member State being allocated more than ninety-six seats;

## Amendment

A. whereas the composition of the European Parliament must respect the criteria laid down in the first subparagraph of Article 14(2) of the Treaty on European Union, namely representatives of the Union's citizens not exceeding seven hundred and fifty in number, plus the President, representation being degressively proportional, with a minimum threshold of six members per Member State and no Member State being allocated more than ninety-six seats;

Or. de

## Amendment 7

Pascal Durand
on behalf of the Verts/ALE Group

## Motion for a resolution

Recital A a (new)
Motion for a resolution

## Amendment

Aa. whereas the modification of the distribution of seats among the Member States should not be arbitrary, but should be based on a mathematical principle, to be applied in a pragmatic manner so that no Member State loses seats in the 20192024 parliamentary term;

Or. fr

## Amendment 8

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Recital Ab (new)

Ab. whereas in the long term the distribution of seats should be calculated using a mathematical formula which establishes a clear, transparent and objective relationship between the population of each Member State and the number of seats it is allocated in Parliament, in keeping with the requirements laid down in the Treaties;

Or. fr

Amendment 9<br>Pervenche Berès<br>Motion for a resolution Recital B

## Motion for a resolution

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period;

Or. en

## Amendment 10

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Recital B
B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period;

## Amendment 11

Jérôme Lavrilleux

## Motion for a resolution Recital B

## Motion for a resolution

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period;

Amendment
B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis will cease to apply to it at the latest on 29 March 2019;

Or. fr

## Amendment

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019;

## Amendment 12

Jérôme Lavrilleux
Motion for a resolution
Recital B
B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period;

## Amendment 13

Martina Anderson

## Motion for a resolution

Recital B

## Motion for a resolution

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period;

## Amendment

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, i.e. before the next European elections in 2019;

Or. fr

## Amendment

B. whereas the United Kingdom submitted its withdrawal notification under Article 50 TEU on 29 March 2017 and therefore the Treaties and all acquis shall cease to apply to it on the date of entry into force of the withdrawal agreement, or failing that, two years after the date of submission of its notification, meaning at the latest on 29 March 2019, unless the European Council, in agreement with the United Kingdom, unanimously decides to extend that period; whereas, under the Good Friday Agreement, the people of Northern Ireland have an inherent right to hold British citizenship, Irish citizenship, or both, and by virtue of the right to Irish citizenship, to citizenship of the Union as well;

Amendment 14
Guy Verhofstadt
Motion for a resolution
Recital B a (new)
Motion for a resolution
Amendment
Ba. Whereas Parliament, pursuant to the European Council Decision of 28 June 2013, is obliged to present a proposal to establish a system which will make it possible, before each election to the European Parliament, to reallocate the seats between the Member States in an objective, fair, durable and transparent way, respecting the principle of degressive proportionality, while taking account of any change in the number of Member States and demographic trends;

Or. en

Amendment 15
Cristian Dan Preda
Motion for a resolution
Recital C a (new)
Motion for a resolution

## Amendment 16

Gerolf Annemans
Motion for a resolution
Recital D

## Motion for a resolution

D. whereas its resolution of 11 November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^1]
## Amendment 17

Kazimierz Michal Ujazdowski
Motion for a resolution Recital D

## Motion for a resolution

D. whereas its resolution of $\mathbf{1 1}$ November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

Or. en

## Amendment

D. Whereas establishing a joint constituency is not legally possible, and the election of Members of the European Parliament in the Member States guarantees strong ties to the citizenry;

[^2]
## Amendment 18

Guy Verhofstadt

## Motion for a resolution Recital D

## Motion for a resolution

D. whereas its resolution of 11 November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^3]
## Amendment 19

Paulo Rangel

## Motion for a resolution

 Recital D
## Motion for a resolution

D. whereas its resolution of 11 November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^4]Amendment
D. Whereas the European

Parliament's proposal of 11 November 2015 for a Council Decision amending the Act concerning the election of the members of the European Parliament by direct universal suffrage provides for the establishment of a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

Or. en

## Amendment

D. whereas the necessary conditions have not been met for implementation of the provisions of its resolution of 11 November 2015 on the reform of the electoral law of the European Union contained in the section proposing the establishment of a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^5]Amendment 20
Morten Messerschmidt
Motion for a resolution Recital D

## Motion for a resolution

D. whereas its resolution of 11 November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a joint constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^6]Amendment 21<br>Morten Messerschmidt<br>Motion for a resolution<br>Recital Da (new)

Motion for a resolution

## Amendment

D. whereas its resolution of 11 November 2015 on the reform of the electoral law of the European Union ${ }^{2}$ outlined its position on establishing a supranational constituency in which lists are headed by each political family's candidate for the post of President of the Commission;

[^7]Or. en

## Amendment

Da. Whereas such a single supranational constituency is imaginable only on an hypothetical day, where citizens of the current 27 or future 30 nations would show the degree of homogeneity of a single people, sharing at least a single political culture and language, without which no common identification of the citizens and democracy are possible; whereas as convinced European the first responsibility is not to deny or fight the natural diversity of Europe that makes the richness and uniqueness of its civilization but to cherish it like a fragile and perishable treasure and to pass it on to next generations; whereas any different
attitude is deeply anti-European and leading to a new despotism; whereas the only legitimate and sovereign European power to build will be that of the concert of nation-states which are, in our troubled times, the most peaceful human community at this level, the best guarantee for citizens and peoples' support, the only crucible of a living democracy, the very place where social and territorial solidarities are possible and the antidote to identity explosions;

Or. en

Amendment 22
Kazimierz Michal Ujazdowski
Motion for a resolution Recital E

## Motion for a resolution

E. whereas a modification of the electoral law of the $E U$ will be necessary to create the legal basis for such a joint constituency;

## Amendment

## deleted

Or. pl

## Amendment 23

## Gerolf Annemans

## Motion for a resolution Recital E

Motion for a resolution
E. whereas a modification of the electoral law of the $E U$ will be necessary to create the legal basis for such a joint constituency;

Amendment 24<br>György Schöpflin

Motion for a resolution
Recital E

## Motion for a resolution

E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

Amendment 25

## Pascal Durand

on behalf of the Verts/ALE Group

## Motion for a resolution Recital E

## Motion for a resolution

E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

Amendment

## deleted

Or. en

## Amendment

E. whereas several Member States recently came out in favour of establishing a joint constituency with effect from the 2019 European elections;

Or. fr

Amendment 26<br>Morten Messerschmidt<br>Motion for a resolution<br>Recital E

Motion for a resolution
E. whereas $\boldsymbol{a}$ modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

## Amendment

E. whereas constitutionality reviews and positive opinions from the constitutional Courts of Member States before any modification of the electoral law of the EU should be requested to
create the legal basis for such a joint constituency;

Or. en

## Amendment 27

Cristian Dan Preda

## Motion for a resolution Recital E

Motion for a resolution
E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

Amendment
E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency; whereas the introduction of such a constituency would reinforce the role of the European political parties and strengthen the European character of the elections for the European Parliament; whereas the introduction of this joint constituency as soon as possible will enrich the notion of citizenship of the Union and strengthen political cohesion across Europe; whereas, against the backdrop of Brexit, the introduction of the joint constituency will keep the spirit of the European project alive and send a positive message;

Or. en

## Amendment 28

Paulo Rangel

## Motion for a resolution <br> Recital E

## Motion for a resolution

E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

Amendment
E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency, which at this juncture is
neither appropriate nor regarded as politically viable;

Or. pt

## Amendment 29

Jérôme Lavrilleux

## Motion for a resolution

 Recital EMotion for a resolution
E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

## Amendment

E. whereas a modification of the electoral law of the EU to create the legal basis for such a joint constituency will be necessary at least one year prior to the 2019 European elections;

Or. fr

Amendment 30
Guy Verhofstadt

## Motion for a resolution Recital E

## Motion for a resolution

E. whereas a modification of the electoral law of the EU will be necessary to create the legal basis for such a joint constituency;

## Amendment

E. whereas a modification of the electoral law of the EU will create the legal basis for such a joint constituency;

Or. en

## Amendment 31

György Schöpflin
Motion for a resolution
Recital E a (new)

Ea. Whereas Article 14 (2) TEU states that the European Parliament shall be composed of representatives of the Union's citizens; and whereas Article 16 (4) TEU specifies the allocation of the number of mandates for Member States as being based on their populations in the Council; whereas, given that Member States' populations do not reflect entirely their citizens, the two concepts, respectively citizens and population, point to different legal categories; whereas therefore there is a contradiction between the principle of representation, being based on citizens, and the allocation of the number of mandates for Member States, based on population;

Or. en

## Amendment 32

Pervenche Berès
Motion for a resolution
Recital E a (new)
Motion for a resolution
Amendment
Ea. whereas the United Kingdom submitted its withdrawal notification letter under Article 50 TEU on 29 March 2017 and therefore the Treaties and all the Union acquis shall cease to apply to it at the latest on 29 March 2019 irrespective of any transitional period agreed;

Or. en

## Amendment 33

Rainer Wieland

Motion for a resolution Recital E a (new)

Motion for a resolution Amendment

Ea. whereas a fixed formula for the distribution of seats should be used in the 2019 European elections;

Or. de

## Amendment 34

Mairead McGuinness
Motion for a resolution
Recital E a (new)
Motion for a resolution

Amendment 35
Rainer Wieland
Motion for a resolution
Recital Eb (new)
Motion for a resolution
each election year: 2019: none; 2024: Ascension Day on a Thursday; 2029: Ascension Day on a Thursday; 2034: none; 2039: 4 national public holidays on election day; 2044: 4 national public holidays on election day; 2049: 4 national public holidays on election day; 2054: 3 national public holidays on election day, Ascension Day, Orthodox Sunday; 2059: 3 national public holidays on election day, Ascension Day, Orthodox Sunday; 2064: 3 national public holidays on election day; 2069 \& 2074: none
${ }^{1 b}$ Compared with a fixed election date (footnote 1a), there were more clashes with important public holidays in the Member States in the past: 1979: national public holidays in Member States with election day on a Friday; 1984: none; 1989: clash with Whit Sunday; 1994: clashes with 4 national public holidays on Friday and Sunday; 1999: clashes with 4 national public holidays on Thursday and Saturday; 2004: clashes with 5 national public holidays on Thursday, Friday and Saturday; 2009: clashes with 4 national public holidays on Friday; 2014: clashes with 3 national public holidays on Thursday;

Or. de

## Amendment 36

György Schöpflin
Motion for a resolution
Recital Eb (new)
Motion for a resolution
Eb. Whereas it would be essential for the Union Institutions to find a clear concept on whose basis the level of representation and the allocation of number of mandates would be legal and proportional;

## Amendment

## Amendment 37

Pervenche Berès
Motion for a resolution Recital Eb (new)

Motion for a resolution
Amendment


#### Abstract

Eb. whereas the United Kingdom's withdrawal from the European Union is an opportunity to foster the implementation of the principle of degressive proportionality;


Or. en

## Amendment 38

Jérôme Lavrilleux

## Motion for a resolution Paragraph 1

## Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

## Amendment

1. Acknowledges that the current distribution of seats does not respect the principle of degressive proportionality, and therefore must be corrected at least one year prior to the 2019 European elections;

Or. fr

## Amendment 39

Pervenche Berès
Motion for a resolution
Paragraph 1

Motion for a resolution

1. Acknowledges that the current

## Amendment

1. Acknowledges that the current
distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

Amendment 40
Claudia Țapardel

## Motion for a resolution

Paragraph 1

## Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

## Daciana Octavia Sârbu

Amendment 41

## Motion for a resolution <br> Paragraph 1

Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;
distribution of seats does not respect the principle of degressive proportionality, and therefore should be corrected before the next European elections;

Or. en

## Amendment

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected when appropriate;

Or. en

## Amendment

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected when appropriate;

Or. en

Amendment 42<br>Kazimierz Michal Ujazdowski<br>Motion for a resolution<br>Paragraph 1

## Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

## Amendment 43

Helmut Scholz

## Motion for a resolution

Paragraph 1

## Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

## Amendment 44

Morten Messerschmidt

## Motion for a resolution Paragraph 1

## Motion for a resolution

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible;

## Amendment

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected in the future;

## Amendment

1. Acknowledges that the current distribution of seats conflicts in a number of places with the principle of degressive proportionality, and therefore must be corrected as soon as possible;

Or. de

## Amendment

1. Acknowledges that the current distribution of seats only partially respects the principle of degressive proportionality, and therefore should be corrected as soon as possible without redistributing any vacant seats when the withdrawal of the United Kingdom will become legally effective ;

# Amendment 45 

Pervenche Berès
Motion for a resolution
Paragraph 2

Motion for a resolution
2. Recognises the legal uncertainty created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom, the unknown date for finalisation of the Brexit negotiations and the impossibility of adjusting, without a change in the Treaty, the Council's qualified majority voting system, which should be defined in connection with the allocation of seats in Parliament in order to better ensure the inter-institutional balance;
;

Amendment 46
Gerolf Annemans
Motion for a resolution
Paragraph 2
Motion for a resolution
2. Recognises the legal uncertainty created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom, the unknown date for finalisation of the Brexit negotiations and the impossibility of adjusting, without a change in the Treaty, the Council's qualified majority voting system, which should be defined in connection with the allocation of seats in Parliament in order to better ensure the inter-institutional balance;

Amendment
deleted

Or. en

Amendment
deleted

Amendment 47<br>Guy Verhofstadt

Motion for a resolution
Paragraph 2

Motion for a resolution
2. Recognises the legal uncertainty $\quad$ deleted
created by the triggering of Article 50 of
the Treaty on European Union by the
United Kingdom, the unknown date for
finalisation of the Brexit negotiations and
the impossibility of adjusting, without a
change in the Treaty, the Council's
qualified majority voting system, which
should be defined in connection with the
allocation of seats in Parliament in order
to better ensure the inter-institutional
balance;

Amendment 48
Jérôme Lavrilleux, Alain Lamassoure, Brice Hortefeux
Motion for a resolution
Paragraph 2
Motion for a resolution
Amendment
2. Recognises the legal uncertainty deleted created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom, the unknown date for finalisation of the Brexit negotiations and the impossibility of adjusting, without a change in the Treaty, the Council's qualified majority voting system, which should be defined in connection with the allocation of seats in Parliament in order to better ensure the inter-institutional balance;

Or. fr

Amendment 49
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution Paragraph 2

Motion for a resolution
2. Recognises the legal uncertainty created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom, the unknown date for finalisation of the Brexit negotiations and the impossibility of adjusting, without a change in the Treaty, the Council's qualified majority voting system, which should be defined in connection with the allocation of seats in Parliament in order to better ensure the inter-institutional balance;

Amendment 50
Helmut Scholz
Motion for a resolution
Paragraph 2
Motion for a resolution
2. Recognises the legal uncertainty created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom, the unknown date for finalisation of the Brexit negotiations and the impossibility of adjusting, without a change in the Treaty, the Council's qualified majority voting system, which should be defined in connection with the allocation of seats in Parliament in order to better ensure the inter-institutional balance;

## Amendment

2. Recognises that the triggering of Article 50 of the Treaty on European Union by the United Kingdom on 29 March 2017 and the United Kingdom Government's stated resolve not to prolong the negotiations beyond the twoyear period specified by Article 50(3) of the Treaty on European Union mean that the United Kingdom will cease to be a European Union Member State on 29 March 2019 and will thus not have seats in the European Parliament as from the 2019-2024 parliamentary term;

Or. fr

## Amendment

2. Recognises the legal uncertainty created by the triggering of Article 50 of the Treaty on European Union by the United Kingdom and the unknown date for finalisation of the Brexit negotiations;

## Amendment 51 <br> Pervenche Berès

Motion for a resolution
Paragraph 3

## Motion for a resolution

## 3. Underlines that, whilst the

 mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;
## Amendment 52

Guy Verhofstadt
Motion for a resolution Paragraph 3

Motion for a resolution
3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

Amendment
deleted

Or. en

## Amendment

3. Proposes a mathematical formula that produces an objective, fair, durable and transparent system for the distribution of seats among Member States respecting all the requirements set out by the Treaty on European Union; underlines that, as this formula is based on population figures, it can be used for any future parliamentary composition, thereby ending the current practice of political bartering for parliamentary seats;

Or. en

Amendment 53
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 3
Motion for a resolution
3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

Amendment 54
Rainer Wieland
Motion for a resolution Paragraph 3

## Motion for a resolution

3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

## Amendment

3. Underlines that a number of mathematical formulas would enable Parliament to propose a permanent system for the distribution of seats;

Or. fr

## Amendment

3. Underlines that the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future; stresses that Brexit is not an obstacle, rather a particularly good opportunity to determine a formula for the distribution of seats which will enable legal certainty and predictability to be ensured;

## Amendment 55

Brice Hortefeux, Alain Lamassoure
Motion for a resolution
Paragraph 3

## Motion for a resolution

3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

## Amendment 56

Jérôme Lavrilleux

## Motion for a resolution Paragraph 3

## Motion for a resolution

3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

## Amendment

3. Underlines that the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future;

Or. fr

## Amendment

3. Underlines that the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future;

Or. fr

Amendment 57
Helmut Scholz
Motion for a resolution
Paragraph 3
Motion for a resolution
3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent
system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

## Amendment 58

Gerolf Annemans
Motion for a resolution Paragraph 3

Motion for a resolution
3. Underlines that, whilst the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future, the political and legal uncertainty as a result of the UK's withdrawal from the EU ultimately make it politically unviable for Parliament to suggest a permanent system at this stage;

EU, Parliament considers it politically appropriate to suggest a permanent system for the distribution of seats in the future at a later date;

Or. de

## Amendment

3. Underlines that the mathematical formulas display great potential for providing a permanent system for the distribution of seats in the future and that the UK's withdrawal from the EU will take place on 29 March 2019 at the latest;

Or. en

## Amendment 59

Pervenche Berès
Motion for a resolution
Paragraph 4
Motion for a resolution
4. Notes that until the United Kingdom withdraws from the Union, the most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;

Amendment
deleted

# Amendment 60 

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 4

Motion for a resolution
4. Notes that until the United Kingdom withdraws from the Union, the most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;
deleted

Or. fr

Amendment 61<br>Jérôme Lavrilleux, Alain Lamassoure, Brice Hortefeux

Motion for a resolution
Paragraph 4

## Motion for a resolution

Amendment
4. Notes that until the United deleted

Kingdom withdraws from the Union, the most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;

Or. fr

Amendment 62
Guy Verhofstadt
Motion for a resolution
Paragraph 4
Paragraph 4

Motion for a resolution
4. Notes that until the United Kingdom withdraws from the Union, the most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;

## Amendment 63

Gerolf Annemans
Motion for a resolution Paragraph 4

## Motion for a resolution

4. Notes that until the United Kingdom withdraws from the Union, the most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;

Amendment
4. Notes that the current distribution of seats in Parliament as established by the European Council Decision of 28 June 2013 only applies to the 2014-2019 parliamentary term; stresses, therefore, that a new decision on the composition of the European Parliament for the 20192024 parliamentary term is required;

Or. en

Amendment
4. Notes that the most viable solution providing legal certainty to Member States and sending a political signal to citizens that fewer Member States means fewer Members of the European Parliament is to subtract the 73 seats allocated to the United Kingdom from the maximum number of Members of the European Parliament as set out by Article 14(2) TEU;

Or. en

Amendment 64
Helmut Scholz
Motion for a resolution
Paragraph 4
Paragraph 4
Motion for a resolution
4. Notes that until the United

Kingdom withdraws from the Union, the

## Amendment

4. Notes that until the United Kingdom withdraws from the Union, the
most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament as the one applied in respect of the 2014-2019 parliamentary term;
most viable solution providing legal certainty to Member States would be to maintain the same distribution of seats in Parliament - together with the D'Hondt method as the way of determining the distribution - as the one applied in respect of the 2014-2019 parliamentary term;

Or. de

## Amendment 65

Kazimierz Michal Ujazdowski
Motion for a resolution
Paragraph 4 a (new)
Motion for a resolution
Amendment
4a. Notes that the most practical solution providing the Member States with legal certainty would be to refrain from distributing seats currently held by Members from the United Kingdom; considers that reducing the number of Members of the European Parliament to 678 will be conducive to work efficiency, making savings and rebuilding public trust;

## Amendment 66

Jérôme Lavrilleux, Alain Lamassoure, Brice Hortefeux
Motion for a resolution
Paragraph 5
Motion for a resolution
Amendment
5. Proposes that a new distribution of deleted
seats in Parliament should immediately
apply once there is legal certainty and the
United Kingdom's withdrawal from the
Union becomes legally effective; insists
that the MEPs that will occupy the seats
resulting from this new distribution shall all take up their seats in Parliament at the same time;

Amendment 67<br>Pascal Durand<br>on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 5

Motion for a resolution
5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

Amendment

## deleted

Or. fr

## Amendment 68

Gerolf Annemans
Motion for a resolution
Paragraph 5
Motion for a resolution

## 5. Proposes that a new distribution of

 seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;Amendment
Amendment
deleted

Amendment 69<br>Guy Verhofstadt<br>Motion for a resolution<br>Paragraph 5

## Motion for a resolution

5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

## Amendment 70

Jérôme Lavrilleux
Motion for a resolution
Paragraph 5
Motion for a resolution
5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

Amendment
deleted

Or. en

## Amendment

5. Proposes that a new distribution of seats in Parliament should immediately apply for the 2019 European elections;

## Amendment 71

Pervenche Berès
Motion for a resolution
Paragraph 5

## Motion for a resolution

5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

## Amendment 72

Kazimierz Michal Ujazdowski
Motion for a resolution
Paragraph 5

## Motion for a resolution

5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

## Amendment

5. Asserts that this new distribution of seats in Parliament, which respects the criteria laid down in Article 14 TEU, shall be applied as of the next European elections in 2019;

Or. en

## Amendment

5. Recognises that an increase in the number of Members of the European Parliament may occur in connection with the accession of new Member States;

Amendment 73<br>Morten Messerschmidt<br>Motion for a resolution<br>Paragraph 5

5. Proposes that $\boldsymbol{a}$ new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

Amendment
5. Proposes that no new distribution of seats in Parliament should apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that no seat will be reallocated and therefore the number of Members of the European Parliament will decrease to 678 as soon as the Union will be composed by 27 Member States;

Or. en

## Amendment 74

Helmut Scholz

## Motion for a resolution

Paragraph 5

## Motion for a resolution

5. Proposes that a new distribution of seats in Parliament should immediately apply once there is legal certainty and the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

## Amendment 75

Kazimierz Michal Ujazdowski

## Motion for a resolution

Paragraph 6

## Motion for a resolution

6. Proposes that this new distribution

Amendment
5. Proposes introducing the principle of degressive proportionality when determining the distribution of seats in Parliament once the United Kingdom's withdrawal from the Union becomes legally effective; insists that the MEPs that will occupy the seats resulting from this new distribution shall all take up their seats in Parliament at the same time;

Or. de

Amendment
deleted
of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

Or. pl

## Amendment 76

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 6

Motion for a resolution
6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

Amendment
6. Emphasises that the fact that the United Kingdom will vacate seats will facilitate the introduction in 2019 of a system for the distribution of seats which meets the criteria laid down in Article 14 of the Treaty on European Union, and in particular the principle of degressive proportionality, which entails no loss of seats for any Member State and which makes it possible to allocate a significant number of seats to the joint constituency;

Or. fr

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and based on the respect for the principle of degressive proportionality;
the use of only a minimal fraction of the seats vacated by the UK;

## Amendment 78

Jérôme Lavrilleux

## Motion for a resolution Paragraph 6

Motion for a resolution
6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and transparent and that it should be consistent with the principle of degressive proportionality, the United Kingdom's withdrawal from the European Union before the end of the 2014-2019 parliamentary term, no loss of seats for any Member State and the use of some of the seats vacated by the United Kingdom;

Or. fr

## Amendment

6. Proposes that the distribution of seats for the 2019-2024 legislative term should be based on the following principles: immediate introduction of degressive proportionality and no loss of seats for any Member State, with the use of some of the seats vacated by the UK for this purpose;

Or. de

## Amendment 80

Claudia Ț, Tapardel

## Motion for a resolution

Paragraph 6

## Motion for a resolution

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment 81

Guy Verhofstadt

## Motion for a resolution <br> Paragraph 6

Motion for a resolution
6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality and the use of only a minimal fraction of the seats vacated by the UK; considers additionally that, under the current circumstances, it is important to ensure that those Member States that have lost seats in the 2014-2019 parliamentary term shall not be affected in the future by further reductions in the number of the seats allocated to them.

Or. en

## Amendment

6. Notes that this proposed distribution of seats among the Member States is fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and using only a minimal fraction of the seats vacated by the UK;

## Amendment 82

Pervenche Berès

## Motion for a resolution Paragraph 6

## Motion for a resolution

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment 83

Morten Messerschmidt

## Motion for a resolution

Paragraph 6
Motion for a resolution
6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment

6. Asserts that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality; compliance with the provisions of the TEU concerning the representation of citizens as set out in Article 14(2); and, taking into account the most recent demographic shifts, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

Or. en

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: greater respect for the principle of degressive proportionality, no loss of seats for any Member State, and no use of any fraction of the seats vacated by the UK;

Or. en

## Amendment 84

Rainer Wieland

## Motion for a resolution Paragraph 6

## Motion for a resolution

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK; underlines that Member States may lose seats in future distributions, as a fair distribution of seats must also reflect changes in Member States' populations;

Or. de

## Amendment 85

Cristian Dan Preda

## Motion for a resolution <br> Paragraph 6

## Motion for a resolution

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK;

## Amendment

6. Proposes that this new distribution of seats should be fair, objective and based on the following principles: respect for the principle of degressive proportionality, no loss of seats for any Member State, and the use of only a minimal fraction of the seats vacated by the UK; points out that, in compliance with the principle of fairness, the new distribution of seats should duly take into account the situation of the Members States that lost seats further to the European Council Decision 2013/312/EU of 28 June 2013;

Or. en

## Amendment 86

Pascal Durand
on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 6 a (new)

Motion for a resolution
Amendment
6a. Takes the view, in that connection, that among the mathematical formulas proposed the application of the Cambridge compromise, subject to the twin provisos that no Member State should lose a seat and that 700 seats should be distributed among the 27 Member States, would be the most appropriate for the 2019-2024 parliamentary term;

Or. fr

## Amendment 87

Pervenche Berès
Motion for a resolution Paragraph 6 a (new)

Motion for a resolution

Amendment 88
Kazimierz Michal Ujazdowski
Motion for a resolution Paragraph 7

Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699

Amendment

## Amendment

6a. recalls that degressive proportionality, as defined by the Treaties, is based on the number of seats per Member State and not on the nationality of the candidates;

Or. en
deleted
members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

Amendment 89
Guy Verhofstadt
Motion for a resolution
Paragraph 7
Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the $\mathbf{E U}$ and members elected in a joint constituency;

Or. pl

## Amendment

7. Underlines that the new distribution among Member States in accordance with the proposed formula would allow for a reduction of the total number of representatives elected in the Member States to 699 members plus the President; proposes to elect 30 members in the joint constituency which would reduce to overall size of the Parliament by 21 Members; notes, however, that, as a temporary transitional measure 8 seats out of those 21 are needed to make sure that no Member State will lose a seat;

Or. en

Amendment 90
Guy Verhofstadt
Motion for a resolution
Paragraph 7
Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future

## Amendment

7. Underlines that the new distribution among Member States in accordance with the proposed formula would allow for a reduction of the total number of representatives elected in the Member States to 699 members plus the President;
enlargements of the $\boldsymbol{E} \boldsymbol{U}$ and members elected in a joint constituency;
notes, however, that, as a temporary transitional measure 8 additional seats are needed to make sure that no Member State will lose a seat; proposes to elect 43 members in the joint constituency;

Or. en

## Amendment 91

## Pascal Durand

on behalf of the Verts/ALE Group

## Motion for a resolution Paragraph 7

Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the $\mathbf{E U}$ and members elected in a joint constituency;

## Amendment 92

Gerolf Annemans
Motion for a resolution Paragraph 7

Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{6 9 9}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the $\mathbf{E U}$ and members elected in a joint constituency;

## Amendment

7. Underlines that the new system proposed would distribute 700 seats among the 27 Member States and allocate 50 seats to the joint constituency for the 2019-2024 parliamentary term;

Or. fr

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 677 members plus the President;

Amendment 93<br>Morten Messerschmidt<br>Motion for a resolution Paragraph 7

Motion for a resolution

## 7. Underlines that the new

 distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{6 9 9}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;
## Amendment 94

Pervenche Berès

## Motion for a resolution

Paragraph 7
Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

## Amendment

7. Underlines that the absence of reallocation proposed will allow for a reduction in the size of Parliament to 677 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU to European countries and setting an example in terms of saving public money ;

Or. en

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for maneeuvre to accommodate potential future enlargements of the EU and members elected on transnational lists, in a joint constituency, while providing a compensation mechanism that allows to keep the degressive proportionality among Member States and where an over representation of a Member State on the transnational list would be compensated taking into account the number of Members of the

# European Parliament elected in each Member State; 

Or. en

## Amendment 95

Martina Anderson

## Motion for a resolution Paragraph 7

## Motion for a resolution

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{6 9 9}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{7 0 2}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency, as well as protecting the rights of citizens in Northern Ireland by ensuring their representation in the European Parliament is maintained after the departure of the United Kingdom from the European Union;

Or. en

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU;
and members elected in a joint
constituency; constituoncy,

## Amendment 96

Paulo Rangel
Motion for a resolution
Paragraph 7
Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU

Amendment 97<br>György Schöpflin

Motion for a resolution<br>Paragraph 7

Motion for a resolution
7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU;

## Amendment 98

Jo Leinen, Mercedes Bresso, Pervenche Berès, Ramón Jáuregui Atondo

## Motion for a resolution <br> Paragraph 7

## Motion for a resolution

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to 699 members plus the President, thereby leaving 51 seats to accommodate potential future enlargements of the EU and members elected in a joint constituency

## Motion for a resolution Paragraph 7

## Motion for a resolution

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{6 9 9}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

## Amendment

7. Underlines that the new distribution proposed would allow for a reduction in the size of Parliament to $\mathbf{7 0 0}$ members plus the President, thereby leaving sufficient room for manoeuvre to accommodate potential future enlargements of the EU and members elected in a joint constituency;

Or. fr

Amendment 100
Helmut Scholz
Motion for a resolution
Paragraph 7 a (new)
Motion for a resolution

## Amendment

7a. Stresses the need to link the social debate necessary for a reform of the electoral law of the European Union, ${ }^{1 a}$ which has a direct impact on the distribution of seats, to the present discussion in all Member States and in the European institutions on the future of the $E U$, including the establishment of a joint constituency and considering European political parties as institutions sui generis able to represent common European perspectives in a more varied, political and programmatic way in the debate on the future of the $E U$;

[^8]Or. de

Amendment 101
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 7 a (new)
Motion for a resolution
Amendment
7a. Takes the view that the number of seats allocated to the joint constituency should gradually be increased as from the 2024-2029 parliamentary term;

Or. fr

## Amendment 102

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 7 b (new)
Motion for a resolution

Amendment 103
Guy Verhofstadt
Motion for a resolution
Paragraph 8
Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and

Amendment
7b. Takes the view, in that connection, that seats should be allocated among the Member States using the Power Compromise method as from the 20242029 parliamentary term;

Or. fr

## Amendment

deleted
calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

## Amendment 104

## Pascal Durand

on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 8

Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

Amendment 105
Rainer Wieland
Motion for a resolution
Paragraph 8
Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in

Or. en

## Amendment

## deleted

Or. fr

## Amendment

8. Considers that the proposed distribution of seats provides a solid starting point for the 2019 election as well as for establishing a mathematical formula as a basis for future allocations of seats; proposes that the number of Members of the European Parliament elected in each Member State as of 2024
shall be based on a fixed mathematical formula under which, first, six seats will be assigned to each Member State, and subsequently the remaining seats will be allocated to the Member States, with a maximum of 90 seats per Member State, on the basis of the d'Hondt method and of the EUROSTAT calculations referred to in Article 2 of the annexed proposal concerning the number of residents in each Member State as at a set date (n-3) before each European election day; proposes that, if this calculation results in a Member State's being allocated fewer seats than it had at the previous election, that loss shall be limited to one seat, while at the same time account shall be taken of the criteria laid down in Article 14(2) of the Treaty on European Union.

Or. en

Amendment 106
Pervenche Berès
Motion for a resolution
Paragraph 8
Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

## Amendment

8. Considers that the proposed distribution is based on principles described above;

## Motion for a resolution Paragraph 8

## Motion for a resolution

8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

Amendment
8. Calls for the introduction, before the end of the 2014-2019 parliamentary term, of a permanent system for the distribution of seats in the European Parliament on the basis of a mathematical formula consistent with Article 4 of the European Council decision of 28 June 2013, to apply as from the 2019-2024 parliamentary term; proposes, in that connection, the use of the formula 'Fixed number of seats, proportional to the population and square root of the population' as the basis for determining the number of seats allocated to each Member State;

Or. fr

Amendment 108
Jérôme Lavrilleux
Motion for a resolution
Paragraph 8
Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

## Amendment

8. Calls for the introduction, before the end of the 2014-2019 parliamentary term, of a permanent system for the distribution of seats in the European Parliament on the basis of a mathematical formula consistent with Article 4 of the European Council decision of 28 June 2013, to apply as from the 2019-2024 parliamentary term;

## Motion for a resolution Paragraph 8

Motion for a resolution
8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

## Amendment 110

Gerolf Annemans

## Motion for a resolution Paragraph 8

## Motion for a resolution

8. Considers that the proposed distribution based on principles provides a solid foundation for the future establishment of a permanent system and calls for the adoption of such permanent system in the near future; proposes that this system be chosen well in advance of the elections to the European Parliament in 2024;

## Amendment

8. Considers that the obligation to establish a lasting system to distribute seats in the European Parliament, pursuant to European Parliament resolution of 13 March 2013 on the composition of the European Parliament with a view to the 2014 ${ }^{1 a}$ elections, should be fulfilled in appropriate advance of the elections to the European Parliament in 2024;
${ }^{1 a}$ Texts Adopted, P7_TA(2013)0082.

Or. pl

## Amendment

8. Considers that the proposed distribution based on principles provides a solid foundation for the establishment of a permanent system and calls for the adoption of such permanent system before the elections to the European Parliament in 2019;

Or. en

## Amendment 111 <br> Helmut Scholz

Motion for a resolution Paragraph 8 a (new)

Motion for a resolution

## Amendment

8a. At the same time, proposes linking a change to the distribution of seats in the European Parliament to a permanent system to a Treaty review of the qualified majority voting system in the Council in order to ensure greater balance between the EU's institutions;

Or. de

## Amendment 112

Charles Goerens, Nils Torvalds
Motion for a resolution
Paragraph 8 a (new)
Motion for a resolution

## Amendment 113 <br> Kazimierz Michal Ujazdowski <br> Motion for a resolution <br> Paragraph 9

Motion for a resolution
9. Submits to the European Council the annexed proposal for a decision of the European Council establishing the composition of the European Parliament, on the basis of its right of initiative laid down in Article 14(2) of the Treaty on European Union; underlines the urgent

Or. en
8a. Points out the possibility for Member States to assign seats, from among their distributed seats, to regions having legislative powers;

## Amendment

9. Submits to the European Council the annexed proposal for a decision of the European Council establishing the composition of the European Parliament, on the basis of its right of initiative laid down in Article 14(2) of the Treaty on European Union;
need to adopt that decision, which requires its consent, so that the Member States can enact, in good time, the necessary domestic provisions to enable them to organise the elections to the European Parliament for the 2019-2024 parliamentary term;

## Amendment 114

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Paragraph 9 a (new)
Motion for a resolution

## Amendment

9a. Urges the Council to adopt Parliament's proposal for a decision amending the Act on the election of the Members of the European Parliament by direct universal suffrage so that the joint constituency can take effect as from 2019;

Or. fr

Amendment 115
Jasenko Selimovic
Motion for a resolution
Paragraph 9 a (new)
Motion for a resolution

## Amendment

9a. Underlines that the composition of the European Parliament for the 2019 2024 parliamentary term should not preclude the possibility of a future accession of Western Balkans countries to the European Union;

Amendment 116
Pervenche Berès
Motion for a resolution
Paragraph 9 a (new)
Motion for a resolution

Amendment 117
Paulo Rangel
Motion for a resolution
Annex - recital 3
Motion for a resolution
(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

## Amendment

9a. Advocates for a rapid revision of the Act concerning the election of the members of the European Parliament;

Or. en

Amendment
deleted

Or. pt

Amendment 118
György Schöpflin
Motion for a resolution
Annex - recital 3
Motion for a resolution
(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European

Amendment
deleted

# Parliament should be elected in a joint constituency comprising the entire territory of the Union; 

Or. en

## Amendment 119 <br> Gerolf Annemans

Motion for a resolution
Annex - recital 3
Motion for a resolution
Amendment
(3) From the European elections after deleted
the adoption of the legal basis for
transnational lists, a number of
representatives in the European
Parliament should be elected in a joint
constituency comprising the entire
territory of the Union;

Or. en

## Amendment 120

Jo Leinen, Mercedes Bresso, Ramón Jáuregui Atondo
Motion for a resolution
Annex - recital 3

## Motion for a resolution

(3) From the European elections after the adoption of the legal basis for transnational lists, $\boldsymbol{a}$ number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

## Amendment

(3) Following the creation of the legal basis for transnational lists trough the adoption of the European Electoral law, the number of representatives elected in a joint constituency comprising the entire territory of the Union should be defined according to the number of Member States of the European Union.

Amendment 121
Guy Verhofstadt
Motion for a resolution
Annex - recital 3

Motion for a resolution
(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

## Amendment 122

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - recital 3

## Motion for a resolution

(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

## Amendment

(3) Following the Council Decision amending the Act concerning the election of the members of the European
Parliament, a number of representatives in the European Parliament will be elected in a joint constituency comprising the entire territory of the Union;

Or. en

## Amendment

(3) From the 2019 European elections, 50 Members of the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

## Amendment 123

Jérôme Lavrilleux
Motion for a resolution
Annex - recital 3
(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

Amendment 124
Helmut Scholz
Motion for a resolution
Annex - recital 3

## Motion for a resolution

(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;
(3) From the 2019 European elections, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union;

Or. fr

## Amendment

(3) From the European elections after the adoption of the legal basis for transnational lists, a number of representatives in the European Parliament should be elected in a joint constituency comprising the entire territory of the Union; The distribution of these seats should be carried out in accordance with the principle of proportional representation.

Or. de

## Amendment

(3a) Whereas Article 14 (2) TEU states that the European Parliament shall be composed of representatives of the Union's citizens; and whereas Article 16
(4) TEU specifies the allocation of the number of mandates for Member States as being based on their populations in the Council; whereas, given that Member States' populations do not reflect entirely their citizens, the two concepts, respectively citizens and population, point to different legal categories; whereas, therefore there is a contradiction between the principle of representation, being based on citizens, and the allocation of the number of mandates for Member States, based on population;

Or. en

Amendment 126

György Schöpflin
Motion for a resolution
Annex - recital 3 b (new)

## Motion for a resolution

## Amendment

(3b) Whereas it would be essential for the Union Institutions to find a clear concept with which the basis of the representation and the allocation of number of mandates shall be legal and proportional;

Or. en

## Amendment 127

## Pervenche Berès

## Motion for a resolution

Annex - Article 1 - paragraph 1 - indent 1

## Motion for a resolution

- the allocation of seats in the

European Parliament shall fully utilise the minimum and maximum thresholds per Member State set by the Treaty on

## Amendment

- the allocation of seats in the European Parliament shall fully utilise the minimum and maximum thresholds per Member State set by the Treaty on

European Union in order to reflect as closely as possible the sizes of the respective populations,

## Amendment 128

Pervenche Berès
Motion for a resolution
Annex - Article 2 - paragraph 1

## Motion for a resolution

The total population of the Member States is calculated by the Commission (Eurostat) on the basis of data provided by the Member States, in accordance with a method established by means of Regulation (EU) No 1260/2013 of the European Parliament and of the Council ${ }^{1}$.

[^9]European Union in order to reflect the sizes of the respective populations;

Or. en

## Amendment

The total population of the Member States is calculated by the Commission (Eurostat) on the basis of the most recent data provided by the Member States, in accordance with a method established by means of Regulation (EU) No 1260/2013 of the European Parliament and of the Council ${ }^{1}$.

[^10]Or. en

Amendment 129
Guy Verhofstadt
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 1

Motion for a resolution
The number of representatives in the European Parliament elected in each Member State for the 2019-2024
parliamentary term shall be the one provided for in Article 3 of the European

## Amendment

The number of representatives in the European Parliament elected in each Member State shall be based on the following formula:

- Four base seats shall be assigned to each Member State, plus one additional seat per adjusted population unit or part thereof using the divisor method with upward rounding.
- $\quad$ The number of base seats, the power, and the divisor shall be determined so that six seats will be allocated to the least populous Member State, 96 seats will be allocated to the most populous Member State, and the total number of the seats allocated will be 700.
- In accordance with Article 1, the distribution of seats shall be degressively proportional, subject to rounding upwards.

[^11]Or. en

Amendment 130
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 1

Motion for a resolution
The number of representatives in the European Parliament elected in each Member State for the 2019-2024 parliamentary term shall be the one provided for in Article 3 of the European Council Decision 2013/312/EU of 28 June $2013{ }^{2}$.

Amendment
The number of representatives in the European Parliament elected in each Member State for the 2019-2024 parliamentary term shall be fixed by means of the modified application of the Cambridge compromise ${ }^{2 a}$, with the total size of Parliament limited to 700 seats and with no Member State losing a seat.
${ }^{2}$ European Council Decision No 2013/312/EU of 28 June 2013 establishing the composition of the European Parliament (OJ L 181 of 29.6.2013, p. 57).
${ }^{2 a}$ A 700-Seat no-loss composition for the 2019 European Parliament - G.R.
Grimmett, F. Pukelsheim, V. Ramirez
Gonzalez, W. Stomczyński, K. Życzkowski

- 22 August 2017

Or. fr

Amendment 131
Pervenche Berès
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 1

Motion for a resolution
The number of representatives in the European Parliament elected in each Member State for the 2019-2024 parliamentary term shall be the one provided for in Article 3 of the European Council Decision 2013/312/EU of 28 June $2013{ }^{2}$.

## Amendment

The number of representatives in the European Parliament elected in each Member State for the 2019-2024 parliamentary term shall be set as follows :

[^12]Or. en

Amendment 132
Pervenche Berès
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2

## Amendment 133

Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2
Motion for a resolution Amendment
[...]
deleted

Or. fr

Amendment 134
Kazimierz Michal Ujazdowski
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2
Motion for a resolution Amendment
[...]
deleted

Or. pl

Amendment 135
Guy Verhofstadt
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - introductory part

Motion for a resolution
However, once the United Kingdom's withdrawal from the Union becomes legally effective, the number of

Amendment
Pursuant to the formula in paragraph 1, four base seats are assigned to each Member State, plus one additional seat
representatives in the European Parliament elected in each Member State, for the 2019 - 2024 parliamentary term, shall be set as follows:
per 58400 adjusted population units or parts thereof, where the adjusted units are obtained by raising the population figures to the power 0,85.

As a temporary transitional arrangement the following countries will have one additional seat on top of the figure resulting from the application of the formula to adjust for seat losses or breaches of the principle of degressive proportionality: Austria, Bulgaria, the Czech Republic, Hungary, Ireland, Lithuania, Portugal and Sweden.

Pursuant to the previous subparagraphs the number of representatives in the European Parliament elected in each Member State, for the 2019-2024 parliamentary term shall be set as follows:

Or. en

Amendment 136
Morten Messerschmidt
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - introductory part

## Motion for a resolution

However, once the United Kingdom's withdrawal from the Union becomes legally effective, the number of representatives in the European Parliament elected in each Member State, for the 2019 - 2024 parliamentary term, shall be set as follows:

## Amendment

As a consequence, once the United Kingdom's withdrawal from the Union becomes legally effective, the number of representatives in the European Parliament elected in each Member State, for the 2019 - 2024 parliamentary term shall remain the same as in the 2014-2019 term, thus bringing to 678 the total number of the Members elected in each of the 27 remaining Member States, in full compliance with Article 3 of the European Council Decision 2013/312/EU, of 28 June 2013.

## Motion for a resolution

Annex - Article 3 - paragraph 1 - subparagraph 2 - introductory part

## Motion for a resolution

However, once the United Kingdom's withdrawal from the Union becomes legally effective, the number of representatives in the European Parliament elected in each Member State, for the 2019 - 2024 parliamentary term, shall be set as follows:

Amendment
However, once the United Kingdom's withdrawal from the Union becomes legally effective, the number of representatives in the European Parliament elected in each Member State, for the 2019 - 2024 parliamentary term, shall be set by a European Council decision

Or. en

## Amendment 138

Kazimierz Michal Ujazdowski
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table
Motion for a resolution Amendment
[...] deleted

Or. en

## Amendment 139

Gerolf Annemans
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table
Motion for a resolution
Amendment
[...]
deleted

Or. en

Amendment 140<br>Morten Messerschmidt

| Motion for a resolution |  |  |  |
| :---: | :---: | :---: | :---: |
| Annex - Article 3 - paragraph 1 - subparagraph 2 - table |  |  |  |
| Motion for a resolution |  | Amendment |  |
| Belgium | 21 | Belgium | 21 |
| Bulgaria | 17 | Bulgaria | 17 |
| Czech Republic | 21 | Czech Republic | c 21 |
| Denmark | 14 | Denmark | 13 |
| Germany | 96 | Germany | 96 |
| Estonia | 7 | Estonia | 6 |
| Ireland | 13 | Ireland | 11 |
| Greece | 21 | Greece | 21 |
| Spain | 58 | Spain | 54 |
| France | 78 | France | 74 |
| Croatia | 12 | Croatia | 11 |
| Italy | 76 | Italy | 73 |
| Cyprus | 6 | Cyprus | 6 |
| Latvia | 8 | Latvia | 8 |
| Lithuania | 11 | Lithuania | 11 |
| Luxembourg | 6 | Luxembourg | 6 |
| Hungary | 21 | Hungary | 21 |
| Malta | 6 | Malta | 6 |
| Netherlands | 28 | Netherlands | 26 |
| Austria | 19 | Austria | 18 |
| Poland | 51 | Poland | 51 |
| Portugal | 21 | Portugal | 21 |
| Romania | 32 | Romania | 32 |
| Slovenia | 8 | Slovenia | 8 |
| Slovakia | 14 | Slovakia | 13 |
| Finland | 14 | Finland | 13 |
| Sweden | 21 | Sweden | 20 |

Or. en

| Amendment 141 |  |  |  |
| :---: | :---: | :---: | :---: |
| Guy Verhofstadt |  |  |  |
| Motion for a resolution Annex - Article 3 - paragraph 1 - subparagraph 2 - table |  |  |  |
|  |  |  |  |
| Motion for a resolution |  | Amendment |  |
| Belgium | 21 | Belgium | 21 |
| Bulgaria | 17 | Bulgaria | 17 |
| Czech Republic | 21 | Czech Republic | 21 |
| Denmark | 14 | Denmark | 14 |
| Germany | 96 | Germany | 96 |
| Estonia | 7 | Estonia | 7 |
| Ireland | 13 | Ireland | 13 |
| Greece | 21 | Greece | 21 |
| Spain | 58 | Spain | 61 |
| France | 78 | France | 81 |
| Croatia | 12 | Croatia | 12 |
| Italy | 76 | Italy | 76 |
| Cyprus | 6 | Cyprus | 6 |
| Latvia | 8 | Latvia | 8 |
| Lithuania | 11 | Lithuania | 11 |
| Luxembourg | 6 | Luxembourg | 6 |
| Hungary | 21 | Hungary | 21 |
| Malta | 6 | Malta | 6 |
| Netherlands | 28 | Netherlands | 29 |
| Austria | 19 | Austria | 19 |
| Poland | 51 | Poland | 52 |
| Portugal | 21 | Portugal | 21 |
| Romania | 32 | Romania | 32 |
| Slovenia | 8 | Slovenia | 8 |
| Slovakia | 14 | Slovakia | 14 |
| Finland | 14 | Finland | 14 |
| Sweden | 21 | Sweden | 21 |

Or. en

| Amendment 142 |  |  |  |
| :---: | :---: | :---: | :---: |
| Motion for a resolution Annex - Article 3 - paragraph 1 - subparagraph 2 - table |  |  |  |
|  |  |  |  |
| Motion for a resolution |  | Amendment |  |
| Belgium | 21 | Belgium | 21 |
| Bulgaria | 17 | Bulgaria | 17 |
| Czech Republic | 21 | Czech Republic | 21 |
| Denmark | 14 | Denmark | 14 |
| Germany | 96 | Germany | 96 |
| Estonia | 7 | Estonia | 7 |
| Ireland | 13 | Ireland | 13 |
| Greece | 21 | Greece | 21 |
| Spain | 58 | Spain | 56 |
| France | 78 | France | 78 |
| Croatia | 12 | Croatia | 12 |
| Italy | 76 | Italy | 74 |
| Cyprus | 6 | Cyprus | 6 |
| Latvia | 8 | Latvia | 8 |
| Lithuania | 11 | Lithuania | 11 |
| Luxembourg | 6 | Luxembourg | 6 |
| Hungary | 21 | Hungary | 21 |
| Malta | 6 | Malta | 6 |
| Netherlands | 28 | Netherlands | 28 |
| Austria | 19 | Austria | 19 |
| Poland | 51 | Poland | 51 |
| Portugal | 21 | Portugal | 21 |
| Romania | 32 | Romania | 32 |
| Slovenia | 8 | Slovenia | 8 |
| Slovakia | 14 | Slovakia | 14 |
| Finland | 14 | Finland | 14 |
| Sweden | 21 | Sweden | 21 |

Or. en

Amendment 143
Pascal Durand
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table
Motion for a resolution
Amendment
$\begin{array}{ll}\text { Belgium } & 21 \\ \text { Bulgaria } & 17\end{array}$
Czech Republic 21
Denmark 14
Germany 96
Estonia 7
Ireland 13
Greece 21
Spain 58
France $\quad 78$
Croatia 12
Italy 76
Cyprus 6
Latvia 8
Lithuania 11
Luxembourg 6
Hungary 21
Malta 6
Netherlands 28
Austria 19
Poland 51
Portugal 21
Romania 32
Slovenia 8
Slovakia 14
Finland 14
Sweden 21

Belgium 21
Bulgaria 17
Czech Republic 21
Denmark 14
Germany 96
Estonia 7
Ireland 13
Greece 21
Spain 58
France 80
Croatia 12
Italy 74
Cyprus 6
Latvia 8
Lithuania 11
Luxembourg 6
Hungary 21
Malta 6
Netherlands 28
Austria 19
Poland 51
Portugal 21
Romania 32
Slovenia 8
Slovakia 14
Finland 14
Sweden 21

Or. en
Amendment 144Martina Anderson
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table - row 7
Motion for a resolution

Amendment
Ireland ..... 13
Ireland ..... 16

Amendment 145
Jérôme Lavrilleux
Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table - row 10

## Motion for a resolution

$\begin{array}{llll}\text { France } & 78 & \text { France } & 79\end{array}$

Or. en

## Amendment 146

Michal Boni, Jerzy Buzek, Andrzej Grzyb, Krzysztof Hetman, Danuta Maria Hübner, Danuta Jazłowiecka, Jarosław Kalinowski, Agnieszka Kozlowska-Rajewicz, Barbara Kudrycka, Janusz Lewandowski, Elżbieta Katarzyna Lukacijewska, Jan Olbrycht, Julia Pitera, Marek Plura, Dariusz Rosati, Czeslaw Adam Siekierski, Adam Szejnfeld, Róża Gräfin von Thun und Hohenstein, Jaroslaw Walęsa, Bogdan Brunon Wenta, Bogdan Andrzej Zdrojewski, Tadeusz Zwiefka

Motion for a resolution
Annex - Article 3 - paragraph 1 - subparagraph 2 - table - row 21
Motion for a resolution
Amendment
Poland
51
Poland
55

Or. en

Motion for a resolution
Annex - Article 3 - paragraph 1 a (new)

Motion for a resolution

## Amendment

1a. The number of representatives elected in the joint constituency shall be defined on the basis of the number of Member States of the European Union.

Or. en

Amendment 148
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

# Amendment 149 

Jérôme Lavrilleux, Alain Lamassoure, Brice Hortefeux
Motion for a resolution
Annex - Article 3 - paragraph 2

Motion for a resolution
2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

Or. fr

Amendment 150
Pervenche Berès
Motion for a resolution
Annex - Article 3 - paragraph 2
Motion for a resolution

Amendment
deleted
2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3
of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

Or. en

## Amendment 151

## Gerolf Annemans

Motion for a resolution
Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

# Motion for a resolution 

Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

## Amendment 153

Guy Verhofstadt
Motion for a resolution
Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second
deleted

Or. pl

## Amendment

2. Without prejudice to Article 2, a number of 30 representatives will be directly elected in a joint constituency comprising the entire territory of the Union.
subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

Amendment 154
Guy Verhofstadt
Motion for a resolution
Annex - Article 3 - paragraph 2
Motion for a resolution
2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

Or. en

## Amendment

2. Without prejudice to Article 2, a number of 43 representatives will be directly elected in a joint constituency comprising the entire territory of the Union.

## Amendment 155

Morten Messerschmidt
Or. en

## Motion for a resolution

Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

## Amendment 156 <br> Mairead McGuinness

Motion for a resolution
Annex - Article 3 - paragraph 2

## Motion for a resolution

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this

## Amendment

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, the 73 seats vacated will not be reallocated or filled, in compliance with Article 3 of the European Council Decision 2013/312/EU, of 28 June 2013, establishing the composition of the European Parliament.

## Amendment

2. If the date on which the United Kingdom's withdrawal from the Union becomes legally effective falls after the European Parliament elections in 2019, each Member State concerned shall designate the persons who will fill the additional seats resulting from the difference between the number of seats allocated to that Member State in Article 3 of Decision 2013/312/EU and the number of seats allocated to it in the second subparagraph of paragraph 1 of this

Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019.

## Amendment 157

## Gerolf Annemans

## Motion for a resolution

Annex - Article 3 - paragraph 3
Motion for a resolution

## 3. The representatives in the

 European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.Article. Member States shall designate the persons who will fill those additional seats in accordance with their legislation, provided that the persons in question have been elected by direct universal suffrage and by reference to the results of the European Parliament elections in 2019, while providing flexibility for Member States that elect their members from subnational constituencies.

Or. en

Amendment

## deleted

## Amendment 158

Guy Verhofstadt
Motion for a resolution
Annex - Article 3 - paragraph 3
Motion for a resolution
3. The representatives in the European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

Or. en
deleted
Amendment

Or. en

# Amendment 159 

Pervenche Berès
Motion for a resolution
Annex - Article 3 - paragraph 3

## Motion for a resolution

3. The representatives in the European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

Amendment
deleted

Or. en

Amendment 160
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - Article 3 - paragraph 3
Motion for a resolution
Amendment
3. The representatives in the deleted European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

Or. fr

Amendment 161
Jérôme Lavrilleux, Alain Lamassoure, Brice Hortefeux
Motion for a resolution
Annex - Article 3 - paragraph 3
Motion for a resolution Amendment
3. The representatives in the deleted European Parliament who fill the
additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

## Amendment 162

Kazimierz Michal Ujazdowski
Motion for a resolution
Annex - Article 3 - paragraph 3
Motion for a resolution
3. The representatives in the European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

## Morten Messerschmidt

Amendment 163

Motion for a resolution
Annex - Article 3 - paragraph 3
Motion for a resolution
3. The representatives in the European Parliament who fill the additional seats referred to in paragraph 2 shall take up their seats in Parliament at the same time.

## Amendment

## deleted

Or. pl

## Amendment

3. The number of representatives in the European Parliament elected in each of the remaining 27 Member States is set by Article 3 of the European Council Decision 2013/312/EU of 28 June 2013 establishing the composition of the European Parliament.

Or. en

Amendment 164
Pascal Durand
on behalf of the Verts/ALE Group

Motion for a resolution
proposal for a permanent method for the allocation of seats between Member States.

Amendment 166<br>Gerolf Annemans

Motion for a resolution
Annex - Article 4

## Motion for a resolution

## Article 4

Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for a permanent method for the allocation of seats between Member States.

## Amendment 167

Rainer Wieland
Motion for a resolution
Annex - Article 4 - paragraph 1

## Motion for a resolution

Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for a permanent method for the allocation of seats between Member States.

Or. en

## Amendment

The number of Members of the European Parliament elected in each Member State will, starting from 2024, be determined on the basis of a fixed formula. This will result in each Member State firstly being assigned 6 seats. No more than 90 further seats per Member State will then be distributed by means of a D'Hondt distribution of the remaining seats, on the basis of the EUROSTAT calculations
referred to in Article 2 of the number of residents in each Member State as at a set date ( $n-3=2021$ ) before European election day; if this results in a Member State being allocated fewer seats than it had at the previous election, the loss shall be limited to one seat, while at the same time account shall be taken of the criteria laid down in Article 14 (2) of the Treaty on European Union.

Or. de

Amendment 168
Rainer Wieland
Motion for a resolution
Annex - Article 4 - paragraph 1

## Motion for a resolution

Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for a permanent method for the allocation of seats between Member States.

## Amendment

From 2024, the number of Members of the European Parliament elected in each Member State shall be based on a fixed mathematical formula under which, first, six seats will be assigned to each Member State and subsequently the remaining seats will be allocated to the Member States, with a maximum of 90 seats per Member State, on the basis of the d'Hondt method and of the EUROSTAT calculations referred to in Article 2 concerning the number of residents in each Member State at a set date (n-3) before each European election day. If this calculation results in a Member State's being allocated fewer seats than it had at the previous election, that loss shall be limited to one seat, while at the same time account shall be taken of the criteria laid down in Article 14(2) of the Treaty on European Union.

Amendment 169
Guy Verhofstadt
Motion for a resolution
Annex - Article 4 - paragraph 1

## Motion for a resolution

Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for a permanent method for the allocation of seats between Member States.
ndment 170
Pascal Durand
on behalf of the Verts/ALE Group
Motion for a resolution
Annex - Article 4 - paragraph 1
Motion for a resolution
Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for a permanent method for the allocation of seats between Member States.

## Amendment

Before the end of the fourth calendar year of each parliamentary term, the European Council shall adopt, with the consent of the European Parliament, a decision establishing the apportionment of seats pursuant to the formula established in Article(1), which will apply at the subsequent election of the Parliament. That decision shall respect the principles referred to in Articles 1 and 2.

Or. en

## Amendment

Sufficiently far in advance of the beginning of the 2024-2029 parliamentary term, the European Parliament shall submit to the European Council, in accordance with Article 14(2) of the Treaty on European Union, a proposal for an increase in the number of seats allocated to the joint constituency.

Or. fr


[^0]:    1a P8_TA-PROV(2015)0395

[^1]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^2]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^3]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^4]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^5]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^6]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^7]:    ${ }^{2}$ Texts adopted, P8_TA(2015)0395.

[^8]:    ${ }^{1 a}$ Texts adopted, P8_TA(2015)0395.

[^9]:    ${ }^{1}$ Regulation (EU) No 1260/2013 of the European Parliament and of the Council of 20 November 2013 on European demographic statistics (OJ L 330, 10.12.2013, p. 39).

[^10]:    ${ }^{1}$ Regulation (EU) No 1260/2013 of the European Parliament and of the Council of 20 November 2013 on European demographic statistics (OJ L 330, 10.12.2013, p. 39).

[^11]:    ${ }^{2}$ European Council Decision No 2013/312/EU of 28 June 2013 establishing the composition of the European Parliament (OJ L 181 of 29.6.2013, p. 57).

[^12]:    ${ }^{2}$ European Council Decision No 2013/312/EU of 28 June 2013 establishing the composition of the European Parliament (OJ L 181 of 29.6.2013, p. 57).

