



EUROPEAN PARLIAMENT

2014 - 2019

Committee on Foreign Affairs

2014/2232(INI)

27.3.2015

AMENDMENTS

1 - 176

Draft report
Marietje Schaake
(PE549.160v02-00)

Human rights and technology: the impact of intrusion and surveillance systems
on human rights in third countries
(2014/2232(INI))

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PE549.164v01-00

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United in diversity

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Amendment 1

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Citation 3 a (new)

Motion for a resolution

Amendment

- having regard to the ICT Sector Guide on Implementing the UN Guiding Principles on Business and Human Rights, published by the European Commission in June 2013,

Or. en

Amendment 2

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Citation 6 a (new)

Motion for a resolution

Amendment

- having regard to the report of the UN Special Rapporteur on the promotion and protection of human rights and fundamental freedoms while countering terrorism of 23 September 2014 (A/69/375)^{1a},

^{1a} <http://daccess-dds-ny.un.org/doc/UNDOC/GEN/N14/545/19/PDF/N1454519.pdf?OpenElement>

Or. en

Amendment 3

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Citation 6 b (new)

Motion for a resolution

Amendment

- having regard to the report of the UN Special Rapporteur on the right to freedom of expression and opinion of 17 April 2013 (A/HRC/23/40) on the implications of states' surveillance of communications on the exercise of the human rights to privacy and to freedom of opinion and expression,

Or. en

Amendment 4
Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb

Motion for a resolution
Citation 15

Motion for a resolution

Amendment

– having regard to the European Union restrictive measures in place *against Egypt, Libya, Iran, South Sudan, Sudan and Syria*, some of which include embargoes on telecommunications equipment, information and communication technologies (ICTs) and monitoring tools,

– having regard to the European Union restrictive measures in place, some of which include embargoes on telecommunications equipment, information and communication technologies (ICTs) and monitoring tools,

Or. en

Amendment 5
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Citation 17 a (new)

Motion for a resolution

Amendment

- having regard to the decisions of the 19th Plenary Meeting of the Wassenaar Arrangement on Export Controls for Conventional Arms and Dual-Use Goods and Technologies held in Vienna on 3-4 December 2013,

Or. en

Amendment 6
Louis Michel

Motion for a resolution
Citation 22

Motion for a resolution

Amendment

– having regard to its resolutions on urgent cases of breaches of human rights, democracy and the rule of law, where they raise concerns regarding digital freedoms,

– having regard to its resolutions on urgent cases of breaches of human rights, democracy and the rule of law, where they raise concerns regarding digital freedoms,

having regard to its resolution of 12 March 2015 on the EU's priorities for the UN Human Rights Council in 2015,

Or. nl

Amendment 7
Angel Dzhambazki

Motion for a resolution
Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 11 February 2015 on the renewal of the mandate of the Internet Governance Forum^{20 a},

Or. bg

Amendment 8
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 12 March 2014 on the US NSA surveillance programme, surveillance bodies in various Member States and their impact on EU citizens' fundamental rights,

Or. es

Amendment 9
Angel Dzhambazki

Motion for a resolution
Citation 22 b (new)

Motion for a resolution

Amendment

- having regard to its resolution on the Annual Report on Human Rights and Democracy in the World 2013 and the European Union's policy on the matter ²¹
^a,

^{21 a} Texts Adopted, P8_TA(2015)0076

Or. bg

Amendment 10
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Citation 22 b (new)

Motion for a resolution

Amendment

**- having regard to Edward Snowden's
written statement to the LIBE Committee
of March 2014,**

Or. es

Amendment 11
Angel Dzhambazki

Motion for a resolution
Recital A

Motion for a resolution

Amendment

A. whereas technological developments and access to the open internet *enables* human rights and fundamental freedoms, exerting a positive effect by expanding the scope of freedom of expression, access to information, the right to privacy and freedom of assembly across the world;

A. whereas technological developments and *unlimited* access to the open internet *are enormously important for ensuring full respect for* human rights and fundamental freedoms, exerting a positive effect by expanding the scope of freedom of expression, access to information, the right to privacy and freedom of assembly *and association* across the world;

Or. bg

Amendment 12
Ana Gomes

Motion for a resolution
Recital A

Motion for a resolution

Amendment

A. whereas technological developments and access to the open internet enables human rights and fundamental freedoms, exerting a positive effect by expanding the scope of freedom of expression, access to

A. whereas technological developments and access to the open internet enables *the fulfilment of* human rights and fundamental freedoms, exerting a positive effect by expanding the scope of freedom

information, the right to privacy and freedom of assembly across the world;

of expression, access to information, the right to privacy and freedom of assembly across the world;

Or. en

Amendment 13

Godielieve Quisthoudt-Rowohl, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Recital B

Motion for a resolution

B. whereas technological systems ***are also increasingly used*** as tools for human rights violations through censorship, surveillance, unauthorised access to devices, jamming, interception, tracing and tracking of information and individuals;

Amendment

B. whereas technological systems ***can be misused*** as tools for human rights violations through censorship, surveillance, unauthorised access to devices, jamming, interception, tracing and tracking of information and individuals;

Or. en

Amendment 14

Michèle Alliot-Marie

Motion for a resolution

Recital C

Motion for a resolution

C. whereas this is done by ***governments***, criminal organisations, terrorist networks and private actors to violate human rights;

Amendment

C. whereas this is done by ***dictatorships***, criminal organisations, terrorist networks and private actors to violate human rights;

Or. fr

Amendment 15

Ana Gomes

Motion for a resolution

Recital C

Motion for a resolution

C. whereas this is done by governments, criminal organisations, terrorist networks and private actors to violate human rights;

Amendment

C. whereas this is done by governments, ***law enforcement bodies***, criminal organisations, terrorist networks and private actors to violate human rights;

Or. en

Amendment 16

Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Recital C

Motion for a resolution

C. whereas this is done by ***governments***, criminal organisations, terrorist networks ***and private actors*** to violate human rights;

Amendment

C. whereas this is done by ***public and private actors***, criminal organisations ***and*** terrorist networks to violate human rights;

Or. en

Amendment 17

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Recital C a (new)

Motion for a resolution

Amendment

Ca. mindful of the mass surveillance carried out by the US on European citizens and governments;

Or. es

Amendment 18

Marietje Schaake, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra

Basterrechea

Motion for a resolution

Recital D

Motion for a resolution

D. whereas the context in which ICTs *are* used determines, to a great extent, the impact they can have as a force to advance or to violate human rights;

Amendment

D. whereas the context in which ICTs *are designed and* used determines, to a great extent, the impact they can have as a force to advance or to violate human rights, *information technology, especially software is rarely single-use and usually dual-use as far as their potential to violate human rights is concerned, while software also is a form of speech;*

Or. en

Amendment 19

Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Recital D a (new)

Motion for a resolution

Amendment

Da. whereas ICTs have been key instruments in organizing social movements and protest in various countries, especially under authoritative regimes;

Or. en

Amendment 20

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital D a (new)

Motion for a resolution

Amendment

Da. whereas the assessment of the context is determined by the strength of national and regional legal frameworks to regulate the use of technologies and the ability of political and judicial institutions to oversee such use;

Or. en

Amendment 21

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E

Motion for a resolution

Amendment

E. whereas in the digital domain, private actors play an increasingly significant role;

E. whereas in the digital domain, private actors play an increasingly significant role in all spheres of social activities, but safeguards are still not in place to prevent them from imposing excessive restrictions on fundamental rights and freedoms; as a result, private actors play a more active role in assessing the legality of content and in developing cyber security systems and surveillance systems, which can have a detrimental impact on human rights all over the world;

Or. en

Amendment 22

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Recital E a (new)

Motion for a resolution

Amendment

Ea. whereas the Internet represents a revolution in terms of the possibilities for exchanging data, information and knowledge of all kinds;

Or. es

Amendment 23

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E a (new)

Motion for a resolution

Amendment

Ea. whereas encryption is an important method that helps to secure communications and the people using them;

Or. en

Amendment 24

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E b (new)

Motion for a resolution

Amendment

Eb. whereas internet governance has benefitted from a multistakeholder decision making model; a process ensuring meaningful, inclusive and accountable participation of all stakeholders, governments, civil society, technical and academic communities, private sector, and users;

Amendment 25

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E c (new)

Motion for a resolution

Amendment

Ec. whereas intelligence agencies have systematically undermined cryptographic protocols and products in order to be able to intercept; whereas the US National Security Agency has collected vast numbers of so called 'zero-day exploits' – IT security vulnerabilities that are not yet known to the public or the product vendor; whereas such activities undermine global efforts to improve IT security;

Or. en

Amendment 26

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E d (new)

Motion for a resolution

Amendment

Ed. whereas EU-based intelligence services have engaged in activities that harm human rights;

Or. en

Amendment 27

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate

Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Recital E e (new)

Motion for a resolution

Amendment

*Ee. whereas in light
of rapid technological developments,
judicial and democratic oversight and
safeguards are largely underdeveloped;*

Or. en

Amendment 28

Michèle Alliot-Marie

Motion for a resolution

Recital F

Motion for a resolution

Amendment

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *often* have *significant* detrimental effects on *the human rights of people all over the world*, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *may* have detrimental effects on *individual freedoms*, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

Or. fr

Amendment 29

Arnaud Danjean

Motion for a resolution

Recital F

Motion for a resolution

Amendment

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *often* have

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *may* have

significant detrimental effects on the human rights of people all over the world, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

detrimental effects on the human rights of people all over the world, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

Or. fr

Amendment 30

Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Recital F

Motion for a resolution

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *often* have significant detrimental effects on the human rights of people all over the world, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

Amendment

F. whereas (cyber-)security and counter-terrorism measures involving ICTs, or the monitoring, of the internet *can* have significant detrimental effects on the human rights of people all over the world, especially in the absence of legal basis, necessity, proportionality or democratic and judicial oversight;

Or. en

Amendment 31

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Recital F a (new)

Motion for a resolution

Fa. mindful of the potential risk posed by the use of new technologies as a tool for the unlimited domination and exploitation of nature;

Or. es

Amendment 32
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Recital F a (new)

Motion for a resolution

Amendment

Fa. whereas intrusion and surveillance systems may also negatively impact on the human rights of EU citizens when residing or travelling abroad;

Or. en

Amendment 33
Ignazio Corrao

Motion for a resolution
Recital F a (new)

Motion for a resolution

Amendment

Fa. whereas internet filters and communication surveillance undermine human rights defenders' ability to take advantage of the Internet and to communicate sensitive information, and are in breach of several articles in the Universal Declaration of Human Rights (UDHR) guaranteeing every person's rights to privacy and freedom of expression;

Or. en

Amendment 34
Ana Gomes

Motion for a resolution
Recital H

Motion for a resolution

H. whereas the European Union can only lead by example on digital freedoms when these are safeguarded in the EU itself;

Amendment

H. whereas the European Union can only lead by example on digital freedoms when these are safeguarded in the EU itself, ***and thus adopting the EU data protection package is crucial;***

Or. en

Amendment 35

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Recital H a (new)

Motion for a resolution

Ha. whereas the 3-4 December 2013 Wassenaar Arrangement plenary meeting agreed to new export controls in the areas of surveillance and law enforcement/intelligence gathering tools and Internet Protocol (IP) network surveillance systems or equipment, which, under certain conditions, may be detrimental to international and regional security and stability;

Amendment

Or. en

Amendment 36

Josef Weidenholzer

Motion for a resolution

Recital H a (new)

Motion for a resolution

Ha. whereas far-reaching social interests are at stake, such as the protection of fundamental rights, which should not be

Amendment

determined by the market alone, but need regulation,

Or. de

Amendment 37
Hans-Olaf Henkel

Motion for a resolution
Recital H a (new)

Motion for a resolution

Amendment

Ha. whereas respect for fundamental rights and the rule of law and effective parliamentary oversight of intelligence services using digital surveillance technology are important elements of international cooperation;

Or. en

Amendment 38
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Recital H b (new)

Motion for a resolution

Amendment

Hb. whereas EU-based companies have an important share of the global market in ICTs, in particular when it comes to exporting surveillance, tracking, intrusion and monitoring technology;

Or. en

Amendment 39
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Recital H c (new)

Motion for a resolution

Amendment

Hc. whereas the introduction of export controls should not harm legitimate research into IT security issues and the development of IT security tools without criminal intent;

Or. en

Amendment 40
Ana Gomes

Motion for a resolution
Paragraph 1

Motion for a resolution

Amendment

1. Recognises that human rights and fundamental freedoms are universal and should be defended globally;

1. Recognises that human rights and fundamental freedoms are universal and should be defended globally ***in every dimension of their expression;***

Or. en

Amendment 41
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 1

Motion for a resolution

Amendment

1. Recognises that human rights and fundamental freedoms are universal and ***should*** be defended globally;

1. Recognises that human rights and fundamental freedoms are universal and ***need to*** be defended globally;

Or. es

Amendment 42

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 1

Motion for a resolution

1. Recognises that human rights and fundamental freedoms are universal and should be defended globally;

Amendment

1. Recognises that human rights and fundamental freedoms are universal and should be defended globally; ***stresses that the surveillance of communications, as such, interferes with the rights to privacy and expression and thereby threatens the very foundations of democratic society, if conducted outside an adequate legal framework;***

Or. en

Amendment 43

Hans-Olaf Henkel

Motion for a resolution

Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Recognises the contribution made through the development of digital technologies to economic growth and to national security;

Or. en

Amendment 44

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 2

Motion for a resolution

2. Calls on the Commission to ensure coherence between the EU's external actions and its internal policies related to ICTs;

Amendment

2. Calls on the Commission to ensure coherence between the EU's external actions and its internal policies related to ICTs, ***and its commitments and obligations in the field of human rights;***

Or. en

Amendment 45

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 2 a (new)

Motion for a resolution

2a. Believes that mass surveillance of citizens and the spying on political leaders by the US NSA with the active complicity of certain EU Member States, as revealed by Edward Snowden, have caused serious damage to the credibility of the EU's human rights policy and have undermined global trust in the benefits of ICTs;

Or. en

Amendment 46

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 2 b (new)

Motion for a resolution

Amendment

2b. Reminds the Member States and EU agencies, including Europol and Eurojust, of their obligations under the

Charter of Fundamental Rights of the European Union, international human rights law and of the EU's external policy objectives, which forbid them to share intelligence data which might lead to human rights violations in a third country or to use information obtained as a result of a human rights violation, such as unlawful surveillance, outside the EU;

Or. en

Amendment 47

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 3

Motion for a resolution

3. Stresses that the *role of ICTs* should be mainstreamed in all EU policies and programmes to advance human rights protection;

Amendment

3. Stresses that the *impact of technologies on the improvement of human rights* should be mainstreamed in all EU policies and programmes to advance human rights protection;

Or. en

Amendment 48

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 3

Motion for a resolution

3. Stresses that the role of ICTs should be mainstreamed in all EU policies and programmes to advance human rights protection;

Amendment

3. Stresses that the role of ICTs should be mainstreamed in all EU policies and programmes to advance human rights protection *and the promotion of democracy, the rule of law and good governance as well as peaceful conflict*

resolution;

Or. en

Amendment 49

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Asks that ICTs and new technologies should be able to help strengthen the participative fabric of European society; takes the view, in this context, that cyber citizenship and teledemocracy offer a new horizon in terms of rights;

Or. es

Amendment 50

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 4

Motion for a resolution

Amendment

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital *freedoms and* security;

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital *rights and freedoms as well as their* security, *along with promoting best practices and appropriate legislative frameworks;*

Or. en

Amendment 51

Ana Gomes

Motion for a resolution
Paragraph 4

Motion for a resolution

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital freedoms *and security*;

Amendment

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital freedoms, *while guaranteeing the security and the integrity of personal data*;

Or. en

Amendment 52
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 4

Motion for a resolution

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital freedoms and security;

Amendment

4. Calls for the active development and dissemination of technologies that help protect human rights and facilitate people's digital freedoms and security; *in particular, urges the EU and its Member States to actively promote the use and development of open standards and free and open-source software and cryptographic technologies*;

Or. en

Amendment 53
Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Calls on the EU to increase its support for actors, those who work on strengthening security and privacy protection standards in ICTs on all levels, including hardware, software and communication standards as well as the development of the hardware and software in privacy-by-design frameworks;

Or. en

Amendment 54

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 4 b (new)

Motion for a resolution

Amendment

4b. Calls for a human rights and technology fund to be established under the European Instrument for Democracy and Human Rights;

Or. en

Amendment 55

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 4 c (new)

Motion for a resolution

Amendment

4c. Urges the EU itself, and in particular the EEAS, to use encryption in its communications with human rights defenders, to avoid putting defenders at

*risk and to protect its own
communications with outsiders from
surveillance;*

Or. en

Amendment 56

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 4 d (new)

Motion for a resolution

Amendment

4d. Calls on the EU to adopt free and open source software as well as to encourage other actors to do so, as such software provides for better security and for greater respect for human rights;

Or. en

Amendment 57

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb, Therese Comodini Cachia

Motion for a resolution

Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Draws attention to the importance of developing ICTs in conflict areas to promote peacebuilding activities with a view to providing secure communication between parties involved in peaceful resolution of conflicts;

Or. en

Amendment 58

Andi Cristea

Motion for a resolution
Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Calls on the implementation of the conditions, benchmarks and reporting procedures in order to ensure that the EU financial and technical support to the development of new technologies in third countries is not used in a way that infringes human rights;

Or. en

Amendment 59
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Calls for ICT freedom, the possibility of self-determination in ICT matters and the protection of personal data to be deemed new rights corresponding to current technological challenges;

Or. es

Amendment 60
Hans-Olaf Henkel

Motion for a resolution
Paragraph 5

Motion for a resolution

Amendment

5. Calls on the Commission and the Council to support, ***train and empower human rights defenders, civil society activists and independent journalists***

5. Calls on the Commission and the Council to support and to promote the related fundamental rights of privacy, freedom of expression, freedom of

using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

assembly and freedom of association online;

Or. en

Amendment 61

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, *train and empower* human rights defenders, civil society activists *and independent journalists using ICTs in their activities*, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Amendment

5. Calls on the Commission and the Council to support human rights defenders *and other* civil society activists, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Or. en

Amendment 62

Angel Dzhambazki

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, train and *empower* human rights defenders, civil society activists and independent journalists using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association

Amendment

5. Calls on the Commission and the Council to support, train and *assist* human rights defenders, civil society activists and independent journalists using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

online;

Or. bg

Amendment 63

Michèle Alliot-Marie

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, train and empower human rights defenders, civil society activists and independent journalists **using** ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Amendment

5. Calls on the Commission and the Council to support **third States and governments so that they train** and empower human rights defenders, civil society activists and independent journalists **in their countries in the use of** ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Or. fr

Amendment 64

Louis Michel

Motion for a resolution

Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, train and empower human rights defenders, civil society activists and independent journalists using ICTs in their activities, and to promote **the** related fundamental rights **of** privacy, freedom of expression, freedom of assembly **and** freedom of association online;

Amendment

5. Calls on the Commission and the Council to **further** support, train and empower human rights defenders, civil society activists and independent journalists using ICTs in their activities, **by means of the existing European support mechanisms and policy instruments**, and to promote related fundamental rights, **such as unrestricted access to information on the internet, the right to privacy**,

freedom of expression, freedom of assembly, freedom of association *and freedom of publication* online;

Or. nl

Amendment 65
Ana Gomes

Motion for a resolution
Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, train and empower human rights defenders, civil society activists and independent journalists using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Amendment

5. Calls on the Commission and the Council to support, train and empower human rights defenders, civil society activists and independent journalists using ICTs in their activities *in a safe manner*, and to promote the related fundamental rights of privacy *and data protection*, freedom of expression, freedom of assembly and freedom of association online;

Or. en

Amendment 66
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 5

Motion for a resolution

5. Calls on the Commission and the Council to support, train and empower human rights defenders, civil society activists and independent journalists using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Amendment

5. Calls on the Commission and the Council to support, train and empower human rights defenders, *people reporting cases to* civil society activists and independent journalists using ICTs in their activities, and to promote the related fundamental rights of privacy, freedom of expression, freedom of assembly and freedom of association online;

Amendment 67
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 5 a (new)

Motion for a resolution

Amendment

5a. Draws attention to the plight of whistleblowers and their supporters, including journalists following their revelations of abusive surveillance practices in third countries; believes that such individuals should be considered as human rights defenders and therefore that they deserve the protection by the EU as required under the EU Guidelines on Human Rights Defenders; reiterates its call on the Commission and the Member States to thoroughly examine the possibility of granting whistleblowers international protection from prosecution;

Or. en

Amendment 68
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 5 b (new)

Motion for a resolution

Amendment

5b. Deplores that security measures, including counterterrorism measures, are increasingly used as pretexts for the violation of the right to privacy and for clamping down on the legitimate activities of human rights defenders, journalists and political activists; reiterates its strong

belief that national security can never be a justification for untargeted, secret or mass surveillance programmes; insists that such measures be pursued strictly in line with rule of law and human rights standards, including the right to privacy and data protection;

Or. en

Amendment 69

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 5 c (new)

Motion for a resolution

Amendment

5c. Calls on the EEAS and the Commission to promote the democratic oversight of security and intelligence services in its political dialogue with third countries as well as in its development cooperation programmes; urges the Commission to support civil society organizations and legislative bodies in third countries aiming at enhancing scrutiny, transparency and accountability of domestic security services; calls for specific commitments thereon to be included in the future EU Action Plan on Human Rights and Democratisation;

Or. en

Amendment 70

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb

Motion for a resolution

Paragraph 6

Motion for a resolution

6. Urges the Council and the Commission to ***insist on the need to guarantee and respect*** digital freedoms and unrestricted access to the internet in all forms of contact with third countries, including in accession negotiations, trade negotiations, human rights dialogues ***and diplomatic contacts***;

Amendment

6. Urges the Council and the Commission to ***promote*** digital freedoms and unrestricted access to the internet in all forms of contact with third countries, including in accession negotiations, trade negotiations ***and*** human rights dialogues;

Or. en

Amendment 71

Louis Michel

Motion for a resolution

Paragraph 6

Motion for a resolution

6. Urges the Council and the Commission to insist on the need to guarantee and respect digital freedoms and unrestricted access to the internet in all forms of contact with third countries, including in accession negotiations, trade negotiations, human rights dialogues and diplomatic contacts;

Amendment

6. Urges the Council and the Commission to insist on the need to ***promote***, guarantee and respect digital freedoms and unrestricted access to the internet in all forms of contact with third countries, including in accession negotiations, trade negotiations, human rights dialogues and diplomatic contacts;

Or. nl

Amendment 72

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Paragraph 6 a (new)

Motion for a resolution

6a. Recognizes that the internet has become a public space as well as a marketplace, for which the free flow of information and access to ICTs are

Amendment

indispensable; therefore stresses that digital freedom and free trade must be promoted and protected simultaneously;

Or. en

Amendment 73
Michèle Alliot-Marie

Motion for a resolution
Paragraph 7

Motion for a resolution

7. Calls for the inclusion of *conditionality* clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms and unrestricted access to the internet;

Amendment

7. Calls for the inclusion of clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms and unrestricted access to the internet;

Or. fr

Amendment 74
Louis Michel

Motion for a resolution
Paragraph 7

Motion for a resolution

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms and unrestricted access to the internet;

Amendment

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to *promote*, guarantee and respect digital freedoms and unrestricted access to the internet;

Or. nl

Amendment 75
Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 7

Motion for a resolution

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms and unrestricted access to the internet;

Amendment

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms, ***net neutrality*** and unrestricted access to the internet;

Or. en

Amendment 76
Ana Gomes

Motion for a resolution
Paragraph 7

Motion for a resolution

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms ***and*** unrestricted access to the internet;

Amendment

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms, unrestricted access to the internet, ***privacy rights and the protection of data;***

Or. en

Amendment 77
Ignazio Corrao

Motion for a resolution
Paragraph 7

Motion for a resolution

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms

Amendment

7. Calls for the inclusion of conditionality clauses in all agreements with third countries which explicitly refer to the need to guarantee and respect digital freedoms,

and unrestricted access to the internet;

uncensored and unrestricted access to the internet;

Or. en

Amendment 78

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 7 a (new)

Motion for a resolution

Amendment

7a. Urges the EU to counter the criminalisation of human rights defenders' use of encryption, censorship-bypassing and privacy tools, by refusing to limit the use of encryption within the EU and challenge third country governments which use such charges against defenders;

Or. en

Amendment 79

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 7 a (new)

Motion for a resolution

Amendment

7a. Urges the EU to counter the criminalisation of the use of encryption, anti-censorship and privacy tools, by refusing to limit the use of encryption within the EU, and by challenging third country governments which criminalise such tools;

Or. en

Amendment 80
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 7 a (new)

Motion for a resolution

Amendment

7a. Asks that no agreements should be signed with third countries that practice mass surveillance on European citizens;

Or. es

Amendment 81
Louis Michel

Motion for a resolution
Paragraph 8

Motion for a resolution

Amendment

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital *literacy* all over the world;

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital *skills* all over the world;

Or. nl

Amendment 82
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 8

Motion for a resolution

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and **by** facilitating access to knowledge and information to promote digital literacy all over the world;

Amendment

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and facilitating access to knowledge and information to promote digital literacy **and the use of open standards in documents as well as the use of free and open source software (especially by public institutions)** all over the world;

Or. en

Amendment 83
Ana Gomes

Motion for a resolution
Paragraph 8

Motion for a resolution

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital literacy all over the world;

Amendment

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital literacy all over the world, **including the safeguarding of data protection in the digital world;**

Or. en

Amendment 84
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 8

Motion for a resolution

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital literacy all over the world;

Amendment

8. Stresses that an effective EU development and human rights policy will require the mainstreaming of ICTs and the bridging of the digital divide, by providing basic technological infrastructure and by facilitating access to knowledge and information to promote digital literacy all over the world, ***as well as a better understanding of the potential risks and benefits of ICTs;***

Or. es

Amendment 85
Enrico Gasbarra

Motion for a resolution
Paragraph 8 a (new)

Motion for a resolution

8a. Calls on the Commission to support the elimination of digital barriers for people with disabilities; considers it extremely important that EU policies on development and the promotion of human rights in the world should aim to mitigate the digital divide for people with disabilities and to provide a broader framework of rights, particularly as regards access to knowledge, digital participation and inclusion in new economic and social opportunities created by the internet;

Or. it

Amendment 86
Michèle Alliot-Marie

Motion for a resolution
Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; *considers that such material should be admissible under international (criminal) law as evidence in court proceedings;*

Amendment

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity;

Or. fr

Amendment 87
Angel Dzhambazki

Motion for a resolution
Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of *evidence of* human rights violations can contribute to the global fight against impunity; *considers that such material should be admissible under international (criminal) law as evidence in court proceedings;*

Amendment

9. Underlines that the digital collection and dissemination of *data on* human rights violations can contribute to the global fight against impunity *and international terrorism; recommends that mechanisms be created in the field of international criminal law for the introduction of procedures through which such data is authenticated and collected for use as proof* in court proceedings;

Or. bg

Amendment 88
Hans-Olaf Henkel

Motion for a resolution
Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material *should* be admissible under international (criminal) law as evidence in court proceedings;

Amendment

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material *may* be admissible under international (criminal) law as evidence in court proceedings;

Or. en

Amendment 89

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution

Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should be admissible under international (criminal) law as evidence in court proceedings;

Amendment

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should, *in duly justified cases*, be admissible under international (criminal) law as evidence in court proceedings;

Or. en

Amendment 90

Ana Gomes

Motion for a resolution

Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should be admissible under

Amendment

9. Underlines that the *lawful* digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should be admissible

international (criminal) law as evidence in court proceedings;

under international (criminal) law as evidence in court proceedings;

Or. en

Amendment 91

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 9

Motion for a resolution

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should be admissible under international (criminal) law as evidence in court proceedings;

Amendment

9. Underlines that the digital collection and dissemination of evidence of human rights violations can contribute to the global fight against impunity; considers that such material should be admissible under international (criminal) law as evidence in court proceedings *in line with international, regional and constitutional safeguards*;

Or. en

Amendment 92

Hans-Olaf Henkel

Motion for a resolution

Paragraph 10

Motion for a resolution

10. *Deplores* the fact that EU-made information and communication technologies and services are used in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment

10. *Notes* the fact that EU-made information and communication technologies and services are used in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment 93
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 10

Motion for a resolution

10. Deplores the fact that EU-made information and communication technologies and services are **used** in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment

10. Deplores the fact that EU-made information and communication technologies and services are **sold** in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Or. es

Amendment 94
Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution
Paragraph 10

Motion for a resolution

10. Deplores the fact that EU-made information and communication technologies and services **are** used in third countries **to** violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment

10. Deplores the fact that **some of the** EU-made information and communication technologies and services used in third countries, violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Or. en

Amendment 95
Louis Michel

Motion for a resolution
Paragraph 10

Motion for a resolution

10. Deplores the fact that EU-made information and communication technologies and services *are* used in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment

10. Deplores the fact that EU-made information and communication technologies and services *can be* used in third countries *by private individuals, businesses and authorities* to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Or. nl

Amendment 96
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 10

Motion for a resolution

10. *Deplores* the fact that EU-made information and communication technologies and services are used in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet;

Amendment

10. *Condemns* the fact that EU-made information and communication technologies and services are used in third countries to violate human rights through censorship, mass surveillance, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks and the internet; *condemns the fact that some EU-based companies wilfully provide the technologies and services leading to these violations;*

Or. en

Amendment 97
Andi Cristea

Motion for a resolution
Paragraph 10 a (new)

Motion for a resolution

Amendment

10a. Calls on the Commission to take necessary measures in order to control the commercialization of surveillance technologies, paying particular attention to research, development, trade, export and use of these technologies considering their ability to facilitate systematic human rights violations;

Or. en

Amendment 98
Hans-Olaf Henkel

Motion for a resolution
Paragraph 10 a (new)

Motion for a resolution

Amendment

10a. Notes that threats to the security of the European Union, its Member States and to third countries, often come from individuals or small groups using digital communication networks to plan and carry out attacks, and that the tools and tactics required to defeat such threats need to be constantly reviewed and updated;

Or. en

Amendment 99
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 11

Motion for a resolution

11. **Considers** mass surveillance **to be** disproportionate **at all times, hence in** violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment

11. **Condemns** mass surveillance, **which is always** disproportionate **and as such constitutes a** violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Or. en

Amendment 100
Hans-Olaf Henkel

Motion for a resolution
Paragraph 11

Motion for a resolution

11. **Considers** mass surveillance **to be** disproportionate **at all times, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;**

Amendment

11. **Notes that certain instances of** mass surveillance **have been considered to be** disproportionate; **emphasises, in this regard, that the principle of proportionality should be reconciled with the need for strengthening public security in the face of terrorist threats;**

Or. en

Amendment 101
Angel Dzhambazki

Motion for a resolution
Paragraph 11

Motion for a resolution

11. Considers mass surveillance to be **disproportionate at all times, hence in** violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment

11. Considers mass surveillance **that is not justified by a heightened risk from terrorist threats** to be in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment 102
Michèle Alliot-Marie

Motion for a resolution
Paragraph 11

Motion for a resolution

11. Considers mass surveillance *to* be disproportionate *at all times, hence in violation of* the principles of necessity and proportionality, and, *therefore*, a violation of human rights;

Amendment

11. Considers *that* mass surveillance *may* be disproportionate *where it violates* the principles of necessity and proportionality, and *that it then constitutes* a violation of human rights;

Or. fr

Amendment 103
Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution
Paragraph 11

Motion for a resolution

11. Considers mass surveillance to be disproportionate *at all times*, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment

11. Considers mass surveillance to be disproportionate, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Or. en

Amendment 104
Ana Gomes

Motion for a resolution
Paragraph 11

Motion for a resolution

11. Considers mass surveillance *to be* disproportionate at all times, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment

11. Considers *that* mass surveillance *undermines the principles of democracy and is* disproportionate at all times, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Or. en

Amendment 105

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Paragraph 11

Motion for a resolution

11. Considers mass surveillance to be disproportionate at all times, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Amendment

11. Considers mass surveillance, *such as that carried out by the US*, to be disproportionate at all times, hence in violation of the principles of necessity and proportionality, and, therefore, a violation of human rights;

Or. es

Amendment 106

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 11 a (new)

Motion for a resolution

11a. Urges Member States to promote full democratic scrutiny over the operations of intelligence services in third countries, and that these services operate in full respect of the rule of law, and to hold to account those who are responsible for

Amendment

operating in unlawful ways;

Or. en

Amendment 107
Hans-Olaf Henkel

Motion for a resolution
Paragraph 11 a (new)

Motion for a resolution

Amendment

11a. Encourages Member States, in the light of the increased cooperation and exchange of information between Member States and third countries - including through the use of digital surveillance - to ensure democratic scrutiny of those agencies and their activities through appropriate internal, executive, judicial and independent parliamentary oversight;

Or. en

Amendment 108
Hans-Olaf Henkel

Motion for a resolution
Paragraph 12

Motion for a resolution

Amendment

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted ***in EU law*** to ensure that internet service providers, software developers, hardware producers, social networking services/media and others consider the human rights of end-users globally;

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted to ensure that internet service providers, software developers, hardware producers, social networking services/media and others consider the human rights of end-users globally;

Amendment 109
Ignazio Corrao

Motion for a resolution
Paragraph 12

Motion for a resolution

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted in EU law to ensure that internet service providers, software developers, hardware producers, social networking services/media and others consider the human rights of end-users globally;

Amendment

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted in EU law to ensure that internet service providers, software developers, hardware producers, social networking services/media, **mobile phone carriers** and others consider the human rights of end-users globally;

Amendment 110
Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 12

Motion for a resolution

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted in EU law to ensure that internet service providers, software developers, hardware producers, social networking services/media and others consider the human rights of end-users globally;

Amendment

12. Stresses that corporate social responsibility principles and human rights by design criteria, which are technological solutions and innovations protecting human rights, should be adopted in EU law to ensure that internet service providers, software developers, hardware producers, social networking services/media, **mobile phone carriers** and others consider the human rights of end-users globally;

Amendment 111
Hans-Olaf Henkel

Motion for a resolution
Paragraph 12 a (new)

Motion for a resolution

Amendment

12a. Recognises the importance of international relationships in the field of digital surveillance in monitoring and tackling terrorist and other illegal activity;

Or. en

Amendment 112
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 12 a (new)

Motion for a resolution

Amendment

12a. Urges the EU to ensure greater transparency in the relationship between mobile phone carriers or ISPs and governments, and to call for it in its relations with third countries, by demanding that carriers and ISPs publish yearly detailed transparency reports, including reports on requested actions by authorities, as well as financial ties between public authorities and carriers/ISPs;

Or. en

Amendment 113
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 12 a (new)

Motion for a resolution

Amendment

12a. Reminds corporate actors of their responsibility to respect human rights throughout their global operations regardless of where its users are located and independently of whether the host state meets its own human rights obligations; calls on ICT companies, notably EU-based ones, to implement the UN Guiding Principles on Business and Human Rights, including through establishing due diligence policies and risk management safeguards and providing effective remedies when their activities have caused or contributed to an adverse human rights impact;

Or. en

Amendment 114

Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb, Cristian Dan Preda

Motion for a resolution
Paragraph 13

Motion for a resolution

Amendment

13. Stresses the need to implement and monitor EU regulations and sanctions relating to ICTs ***at EU level, including the use of catch-all mechanisms***, so as to ensure that ***Member States*** comply with legislation and that a level playing field is preserved;

13. Stresses the need to implement and monitor EU regulations and sanctions relating to ICTs, so as to ensure that ***all parties*** comply with legislation and that a level playing field is preserved;

Or. en

Amendment 115
Tonino Picula

Motion for a resolution
Paragraph 13

Motion for a resolution

13. Stresses the need to implement and monitor EU regulations **and sanctions** relating to ICTs at EU level, including the use of catch-all mechanisms, so as to ensure that Member States comply with legislation and that a level playing field is preserved;

Amendment

13. Stresses the need to **more effectively** implement and monitor EU regulations relating to ICTs at EU level, including the use of catch-all mechanisms, so as to ensure that Member States comply with legislation and that a level playing field is preserved;

Or. hr

Amendment 116
Hans-Olaf Henkel

Motion for a resolution
Paragraph 13 a (new)

Motion for a resolution

Amendment

13a. Stresses the fact that respect for fundamental rights is an essential element in successful counter-terrorism policies, including the use of digital surveillance technologies;

Or. en

Amendment 117
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 13 a (new)

Motion for a resolution

Amendment

13a. Welcomes the December 2013 Wassenaar Arrangement decision on export controls in the areas of surveillance, law enforcement and

intelligence gathering tools and network surveillance systems; recalls the still very incomplete nature of the EU dual-use regime, namely the EU dual-use regulation, when it comes to the effective and systematic export control of harmful ICT technologies to non-democratic countries;

Or. en

Amendment 118

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

**Motion for a resolution
Paragraph 14**

Motion for a resolution

14. Urges the Commission, in this respect, swiftly *to* put forward a proposal for smart and effective policies to regulate the export of dual-use technologies, addressing potentially harmful exports of ICT products and services to third countries, as agreed in the Joint Statement of the European Parliament, Council and Commission of April 2014;

Amendment

14. Urges the Commission, in this respect, *to* swiftly put forward a proposal for smart and effective policies to regulate the export of *services regarding the implementation and use of so-called* dual-use technologies, addressing potentially harmful exports of ICT products and services to third countries, as agreed in the Joint Statement of the European Parliament, Council and Commission of April 2014;

Or. en

Amendment 119

Judith Sargentini

on behalf of the Verts/ALE Group

**Motion for a resolution
Paragraph 14**

Motion for a resolution

14. Urges the Commission, in *this respect*,

Amendment

14. Urges the Commission, in *the context*

swiftly to put forward a proposal for smart and effective policies to regulate the export of dual-use technologies, addressing potentially harmful exports of ICT products and services to third countries, as agreed in the Joint Statement of the European Parliament, Council and Commission of April 2014;

of the forthcoming policy review, swiftly to put forward a proposal for smart and effective policies to regulate the **commercial** export of dual-use technologies, addressing potentially harmful exports of ICT products and services to third countries, as agreed in the Joint Statement of the European Parliament, Council and Commission of April 2014; ***in this context, underlines the importance of introducing an ex-ante control mechanism instead of the current ex-post control mechanism; calls on the Commission to include effective safeguards to prevent any harm of these export controls to research, including scientific and IT security research without criminal intent;***

(Justification: The export of the actual dual-use software is hard to effectively regulate and has significant side-effects on legitimate security research and therefore on the security of global computing. It should therefore be treated with the utmost caution.)

Or. en

Amendment 120

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 14 a (new)

Motion for a resolution

Amendment

14a. Calls on the Commission to include in its proposals measures that will allow exports of regulated technologies to democratic dissidents and human rights defenders in countries that violate human rights in order to help them protect themselves from surveillance and cyber attacks from their governments;

Amendment 121

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 15

Motion for a resolution

15. Stresses that the Commission should **swiftly** be able to provide companies that are in doubt as to whether to apply for an export licence with up-to-date information on the legality or potentially harmful effects of potential transactions;

Amendment

15. Stresses that the Commission should be able to **swiftly and accurately** provide companies that are in doubt as to whether to apply for an export licence with up-to-date information on the legality or potentially harmful effects of potential transactions;

Amendment 122

Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb

Motion for a resolution

Paragraph 16

Motion for a resolution

16. Calls on the Commission to **submit proposals to review how** EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries where concepts such as ‘lawful interception’ have different implications, or where the rule of law does not exist;

Amendment

16. Calls on the Commission to **consider the effect of** EU standards on ICTs, **which** could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries where concepts such as ‘lawful interception’ have different implications, or where the rule of law does not exist;

Amendment 123

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 16

Motion for a resolution

16. Calls on the Commission to submit proposals to review how EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries where concepts such as ‘lawful interception’ ***have different implications, or*** where the rule of law does not exist;

Amendment

16. Calls on the Commission to submit proposals to review how EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries where concepts such as ‘lawful interception’ ***cannot be considered equivalent to those of the European Union, or for example*** where the rule of law does not exist;

Or. en

Amendment 124

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 16

Motion for a resolution

16. Calls on the Commission to submit proposals to review how EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries ***where concepts such as ‘lawful interception’ have different implications, or where*** the rule of law ***does not exist;***

Amendment

16. Calls on the Commission to submit proposals to review how EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries ***with a poor record on human rights and*** the rule of law;

Or. en

Amendment 125
Louis Michel

Motion for a resolution
Paragraph 16

Motion for a resolution

16. Calls on the Commission to submit proposals to review how EU standards on ICTs could be used to prevent the potentially harmful impacts of the export of such technologies or other services to third countries where concepts such as ‘lawful interception’ have different implications, or where the rule of law does not exist;

Amendment

Does not affect the English version.

Or. nl

Amendment 126
Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 16 a (new)

Motion for a resolution

16a. Reaffirms that EU standards, particularly the EU Charter of Fundamental Rights, should prevail when assessing incidents when dual-use technologies are used in a way that may restrict human rights;

Amendment

16a. Reaffirms that EU standards, particularly the EU Charter of Fundamental Rights, should prevail when assessing incidents when dual-use technologies are used in a way that may restrict human rights;

Or. en

Amendment 127
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 17

Motion for a resolution

17. Calls for the development of policies to regulate the sales of zero-day exploits to avoid their being used for cyber-attacks or for unauthorised access to devices leading to human rights violations;

Amendment

17. Calls for the development of policies to regulate the sales of zero-day exploits to avoid their being used for cyber-attacks or for unauthorised access to devices leading to human rights violations ***without such regulations having a meaningful impact on academic and otherwise bona fide security research;***

Or. en

Amendment 128

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 17

Motion for a resolution

17. Calls for the development of policies to regulate the ***sales*** of zero-day exploits to avoid their being used for cyber-attacks or for unauthorised access to devices leading to human rights violations;

Amendment

17. Calls for the development of policies to regulate the ***responsible selling and subsequent disclosure*** of zero-day exploits ***and vulnerabilities*** to avoid their being used for cyber-attacks or for unauthorised access to devices leading to human rights violations;

Or. en

Amendment 129

Enrico Gasbarra

Motion for a resolution

Paragraph 17 a (new)

Motion for a resolution

Amendment

17a. Calls on the Commission to promote more effective use of the capacities of the internet, including for the purpose of

international action to prevent child pornography crimes, on the basis of the principles set out in Directive 2011/93/EU on combating sexual abuse and sexual exploitation of children and supporting coordinated international action and agreements with the main internet operators;

Or. it

Amendment 130
Arnaud Danjean

Motion for a resolution
Paragraph 18

Motion for a resolution

Amendment

18. Deplores the active involvement of certain European companies, and of international companies operating in the EU, in countries violating human rights;

deleted

Or. fr

Amendment 131
Hans-Olaf Henkel

Motion for a resolution
Paragraph 18

Motion for a resolution

Amendment

18. Deplores the active involvement of certain European companies, and of international companies operating in the EU, in countries violating human rights;

deleted

Or. en

Amendment 132
Michèle Alliot-Marie

Motion for a resolution
Paragraph 18

Motion for a resolution

18. *Deplores* the active involvement of certain European companies, and of international companies operating in the EU, in countries violating human rights;

Amendment

18. *Notes* the active involvement of certain European companies, and of international companies operating in the EU, in countries violating human rights;

Or. fr

Amendment 133

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 18

Motion for a resolution

18. Deplores the active involvement of certain European companies, and of international companies operating in the EU, in countries violating human rights;

Amendment

18. Deplores the active involvement of certain European companies, and of international companies *which trade dual-use technologies with potential detrimental effects on human rights while* operating in the EU, in countries violating human rights;

Or. en

Amendment 134

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 18

Motion for a resolution

18. Deplores the active *involvement* of certain European companies, *and of* international companies operating in the

Amendment

18. Deplores the active *co-operation* of certain European companies *as well as* international companies operating in the

EU, *in countries violating* human rights;

EU, *with regimes whose actions violate* human rights;

Or. en

Amendment 135
Arnaud Danjean

Motion for a resolution
Paragraph 19

Motion for a resolution

Amendment

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other financial support;

deleted

Or. fr

Amendment 136
Hans-Olaf Henkel

Motion for a resolution
Paragraph 19

Motion for a resolution

Amendment

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other financial support;

deleted

Or. en

Amendment 137
Godelieve Quisthoudt-Rowohl, Cristian Dan Preda

Motion for a resolution
Paragraph 19

Motion for a resolution

Amendment

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other financial support;

deleted

Or. en

Amendment 138
Michèle Alliot-Marie

Motion for a resolution
Paragraph 19

Motion for a resolution

Amendment

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other financial support;

19. Urges the Commission annually to compile a list of companies that work with countries that commit violations of human rights;

Or. fr

Amendment 139
Judith Sargentini
on behalf of the Verts/ALE Group

Motion for a resolution
Paragraph 19

Motion for a resolution

Amendment

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other

19. Urges the Commission publicly to exclude companies engaging in such activities from EU procurement procedures, from research and development funding and from any other

financial support;

financial support *and to encourage Member States to prosecute such companies*;

Or. en

Amendment 140
Andi Cristea

Motion for a resolution
Paragraph 19 a (new)

Motion for a resolution

Amendment

19a. Calls on the Commission to pay particular attention to human rights aspects in the public procurement processes for technological equipment, especially in countries with unreliable practises in this domain;

Or. en

Amendment 141
Godelieve Quisthoudt-Rowohl, Therese Comodini Cachia, Andrzej Grzyb

Motion for a resolution
Paragraph 20

Motion for a resolution

Amendment

20. Calls on the Commission and Council actively to defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora;

20. Calls on the Commission and Council actively to defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in *third countries through* internet governance fora;

Or. en

Amendment 142
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz

Becerra Basterrechea

Motion for a resolution
Paragraph 20

Motion for a resolution

20. Calls on the Commission and Council actively *to* defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora;

Amendment

20. Calls on the Commission and Council *to* actively defend the open internet, multi-stakeholder decision-making procedures, ***net neutrality*** and digital freedoms in internet governance fora;

Or. en

Amendment 143
Ignazio Corrao

Motion for a resolution
Paragraph 20

Motion for a resolution

20. Calls on the Commission and Council actively to defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora;

Amendment

20. Calls on the Commission and Council actively to defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora ***and to promote net neutrality***;

Or. en

Amendment 144
Pablo Iglesias, Javier Couso Permuy

Motion for a resolution
Paragraph 20

Motion for a resolution

20. Calls on the Commission and Council actively to defend the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora;

Amendment

20. Calls on the Commission and Council actively to defend ***a neutral network and*** the open internet, multi-stakeholder decision-making procedures and digital freedoms in internet governance fora;

Amendment 145
Ana Gomes

Motion for a resolution
Paragraph 20

Motion for a resolution

20. Calls on the Commission and Council actively to defend ***the open internet***, multi-stakeholder decision-making procedures ***and digital freedoms*** in internet governance fora;

Amendment

20. Calls on the Commission and Council actively to defend ***net neutrality***, multi-stakeholder decision-making procedures, ***digital freedoms and data protection safeguards*** in internet governance fora;

Or. en

Amendment 146
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Condemns the weakening and undermining of encryption protocols and products, particularly by intelligence services who wish to intercept communications that are encrypted;

Or. en

Amendment 147
Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 20 b (new)

Motion for a resolution

Amendment

20b. Warns against the privatization of law enforcement through internet companies and internet service providers;

Or. en

Amendment 148

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 20 c (new)

Motion for a resolution

Amendment

20c. Calls for a clarification of norms and standards that private actors use to develop their systems;

Or. en

Amendment 149

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 20 d (new)

Motion for a resolution

Amendment

20d. Recalls the importance of assessing the context within which technologies are used, in order to fully appreciate their human rights impact;

Or. en

Amendment 150

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz

Becerra Basterrechea

**Motion for a resolution
Paragraph 20 e (new)**

Motion for a resolution

Amendment

20e. Explicitly calls for promoting tools enabling the anonymous and/or pseudonymous use of the internet and to challenge the one-sided view that such tools are allowing criminal activities, rather than empowering human rights activists beyond and within the EU;

Or. en

Amendment 151

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

**Motion for a resolution
Paragraph 20 f (new)**

Motion for a resolution

Amendment

20f. Urges the Council, the Commission and the External Action Service to develop smart and effective policies to regulate the export of dual-use technologies, addressing potentially harmful exports of ICT products and services, at international level within multilateral export control regimes and other international bodies;

Or. en

Amendment 152

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

**Motion for a resolution
Paragraph 20 g (new)**

Motion for a resolution

Amendment

20g. Stresses that any regulatory changes aimed at increasing the effectiveness of export controls vis-à-vis Intangible Technology Transfers must not inhibit legitimate research and access to and exchange of information, and that any potential measures such as the use of EU General Export Authorisations for dual-use research should not have a 'chilling effect' upon individuals and SMEs;

Or. en

Amendment 153

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

**Motion for a resolution
Paragraph 20 h (new)**

Motion for a resolution

Amendment

20h. Calls on Member States to ensure that existing and future export control policies do not restrict the activities of legitimate security researchers, and that export controls are applied in good faith to only clearly defined technologies intended to be used for mass surveillance, censorship, jamming, interception, monitoring, and the tracing and tracking of citizens and their activities on (mobile) telephone networks;

Or. en

Amendment 154

Marietje Schaake, Fernando Maura Barandiarán, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 20 i (new)

Motion for a resolution

Amendment

20i. Recalls that mesh-based ad hoc wireless technologies offer a high potential to provide for backup networks in areas where the internet is unavailable or blocked, and can help the advancement of human rights;

Or. en

Amendment 155

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution
Paragraph 20 j (new)

Motion for a resolution

Amendment

20j. Calls on the Commission to appoint an independent group of experts who can perform a human rights impact assessment on existing EU standards for ICTs, with the goal of making recommendations for adjustments that will increase the protection of human rights, particularly when systems are exported;

Or. en

Amendment 156
Hans-Olaf Henkel

Motion for a resolution
Paragraph 20 a (new)

Motion for a resolution

Amendment

20a. Recognises that technological

development poses a challenge to legal systems which need to adjust to new circumstances; further underlines the importance of law makers paying more attention to issues relating to the digital economy;

Or. en

Amendment 157

Godelieve Quisthoudt-Rowohl, Andrzej Grzyb

Motion for a resolution

Paragraph 21

Motion for a resolution

21. Calls on the Commission to involve civil society, and independent experts in the ICT field, *to ensure* up-to-date expertise that should result in future-proof policy making;

Amendment

21. Calls on the Commission to involve civil society and independent experts in the ICT field *in third countries, to promote* up-to-date expertise that should result in future-proof policy making;

Or. en

Amendment 158

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 21

Motion for a resolution

21. Calls on the Commission to involve civil society, and independent experts in the ICT field, to ensure up-to-date expertise that should result in future-proof policy making;

Amendment

21. Calls on the Commission to involve civil society, and independent experts, *including security researchers*, in the ICT field, to ensure up-to-date expertise that should result in future-proof policy making;

Or. en

Amendment 159

Marietje Schaake, Fernando Maura Barandiarán, Ilhan Kyuchyuk, Ivo Vajgl, Renate Weber, Beatriz Becerra Basterrechea

Motion for a resolution

Paragraph 22

Motion for a resolution

22. Underlines the need to avoid unintended consequences such as restrictions on research, on the exchange of and access to information or on the export of technologies that are in the interest of advancing human rights;

Amendment

22. Underlines the need to avoid unintended consequences such as restrictions ***or chilling effects*** on research, on the exchange of and access to information or on the export of technologies that are in the interest of advancing human rights;

Or. en

Amendment 160

Louis Michel

Motion for a resolution

Paragraph 22

Motion for a resolution

22. Underlines the need to avoid unintended consequences such as restrictions on research, on the exchange of and access to information or on the export of technologies that are in the interest of advancing human rights;

Amendment

22. Underlines the need to avoid unintended consequences such as restrictions on research ***and development,*** on the exchange of and access to information or on the export of technologies that are in the interest of ***acquiring the requisite digital skills through education and*** advancing human rights;

Or. nl

Amendment 161

Judith Sargentini

on behalf of the Verts/ALE Group

Motion for a resolution

Paragraph 22

Motion for a resolution

22. ***Underlines the need to avoid*** unintended consequences such as restrictions ***on*** research, on the exchange of and access to information or on the export of technologies that are in the interest of advancing human rights;

Amendment

22. ***Calls on the Commission to include in its proposals measures to monitor, prevent and remove any*** unintended consequences such as restrictions ***or chilling effects on scientific and other types of bona fide*** research, on the exchange of and access to information ***and the development of security knowledge with no criminal intent*** or on the export of technologies that are in the interest of advancing human rights;

Or. en

Amendment 162

Pablo Iglesias, Javier Couso Permuy

Motion for a resolution

Paragraph 23

Motion for a resolution

23. Believes that cooperation between governments and private actors worldwide in the digital domain calls for clear checks and balances and must not lead to the undermining of democratic and judicial oversight;

Amendment

23. Believes that cooperation between governments and private actors worldwide in the digital domain calls for clear checks and balances and must not lead to the undermining of democratic and judicial oversight, ***including the Internet Governance Forum;***

Or. es

Amendment 163

Hans-Olaf Henkel

Motion for a resolution

Paragraph 23 a (new)

Motion for a resolution

Amendment

23a. Notes with growing concern that individuals and groups in Member States

and in third countries can plan and execute terrorist attacks and other illegal activity via digital technology and have thereby shifted the balance of risk in recent years into uncontrolled and unregulated hands;

Or. en

Amendment 164
Josef Weidenholzer

Motion for a resolution
Paragraph 23 a (new)

Motion for a resolution

Amendment

23a. Notes that a voluntary approach is not enough, and that binding measures are required to encourage companies to take into account a country's human rights record before selling their products there and to carry out an assessment of the effect their technologies will have on human rights defenders and government critics;

Or. de

Amendment 165
Josef Weidenholzer

Motion for a resolution
Paragraph 23 b (new)

Motion for a resolution

Amendment

23b. Calls for a proposal for EU legislation on export controls that limits and regulates the global trade in European surveillance technology;

Or. de

Amendment 166
Josef Weidenholzer

Motion for a resolution
Paragraph 23 c (new)

Motion for a resolution

Amendment

23c. Urges a renewal and revision of the EU Regulation on the control of dual-use items (Dual-Use Regulation) so that they include sensitive ICT items.

Or. de

Amendment 167
Josef Weidenholzer

Motion for a resolution
Paragraph 23 d (new)

Motion for a resolution

Amendment

23d. Is of the opinion that the export of highly sensitive goods must be checked before these highly sensitive goods leave the EU and that penalties are necessary in the event of violations;

Or. de

Amendment 168
Josef Weidenholzer

Motion for a resolution
Paragraph 23 e (new)

Motion for a resolution

Amendment

23e. Calls for each individual to be entitled to encryption and also for the necessary conditions to be created to be able to operate encryption; takes the view that controls should be a matter for the

end user who will need the skills required to carry out such controls properly;

Or. de

Amendment 169
Josef Weidenholzer

Motion for a resolution
Paragraph 23 f (new)

Motion for a resolution

Amendment

23f. Calls for the introduction of ‘end to end’ encryption standards as a matter of course for all communication services so as to make it more difficult for governments, intelligence agencies and surveillance bodies to read content;

Or. de

Amendment 170
Josef Weidenholzer

Motion for a resolution
Paragraph 23 g (new)

Motion for a resolution

Amendment

23g. Emphasises the special responsibility of government intelligence services to build trust and calls for an end to mass surveillance; considers that the monitoring of European citizens through domestic and foreign intelligence services has to be addressed and stopped;

Or. de

Amendment 171
Josef Weidenholzer

Motion for a resolution
Paragraph 23 h (new)

Motion for a resolution

Amendment

23h. Is opposed to the sale and distribution of European surveillance technology and censorship tools to authoritarian systems in which the rule of law does not exist;

Or. de

Amendment 172
Josef Weidenholzer

Motion for a resolution
Paragraph 23 i (new)

Motion for a resolution

Amendment

23i. Calls for the scope for international protection of whistleblowers to be extended and also encourages Member States to table laws to protect them;

Or. de

Amendment 173
Josef Weidenholzer

Motion for a resolution
Paragraph 23 j (new)

Motion for a resolution

Amendment

23j. Calls for a UN envoy for digital liberties and data protection to be appointed and calls for the brief of the EU commissioner for human rights to be extended so that technology is also considered from a human rights angle;

Amendment 174
Josef Weidenholzer

Motion for a resolution
Paragraph 23 k (new)

Motion for a resolution

Amendment

23k. Calls for measures to ensure that the privacy of activists, journalists and citizens is protected everywhere in the world and that they are able to network via the Internet;

Or. de

Amendment 175
Josef Weidenholzer

Motion for a resolution
Paragraph 23 l (new)

Motion for a resolution

Amendment

23l. Emphasises the importance of Open Source Technologies both for innovation and openness and for transparency;

Or. de

Amendment 176
Josef Weidenholzer

Motion for a resolution
Paragraph 23 m (new)

Motion for a resolution

Amendment

23m. Insists on the right to Internet access as a human right and calls for

measures to eliminate the digital divide;

Or. de