

**Question for written answer E-000934/2015
to the Commission**
Rule 130
Nessa Childers (S&D)

Subject: International trade, intellectual property and public health

Is the Commission of the view that non-discriminatory action – which entails marketing restrictions without encompassing the acquisition of intellectual property – by Member State governments in the overriding interests of public health can be protected from claims of breaches of intellectual property rights in the texts of international agreements that it has a current mandate to negotiate?