

**Question for written answer E-006271/2015
to the Commission**
Rule 130
Beatrix von Storch (ECR)

Subject: TTIP/ISDS and EU law

In the Commission's view, what limits does primary law place on the extent of the European Union's competence in an investor-state dispute settlement process for foreign investments?

Does the Commission agree that the EU must conclude mixed investment agreements jointly with the Member States?

Does the Commission believe that the exclusive competence of the European Court for the interpretation and application of the treaties and the autonomy of the EU legal system are obstacles to submission to an investor-state dispute settlement process?