



**2015/2255(INI)**

25.2.2016

# **AMENDMENTS**

## **358 - 704**

**Draft report**  
**Guillaume Balas**  
(PE571.622v01-00)

Social dumping in the European Union  
(2015/2255(INI))



**Amendment 358**  
**Emilian Pavel**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*Amendment*

**12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;**

*deleted*

Or. en

**Amendment 359**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*Amendment*

**12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No. 883/2004 and (EC) No. 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer**

*deleted*

*before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

Or. es

**Amendment 360**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*Amendment*

*12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

*deleted*

Or. en

**Amendment 361**  
**Ádám Kósa**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*Amendment*

*12. Considers that the notion of 'minimum wage' contained in Directive*

*deleted*

***96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;***

Or. en

**Amendment 362**  
**Enrique Calvet Chambon**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*Amendment*

***12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No. 883/2004 and (EC) No. 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;***

***deleted***

Or. es

## Amendment 363

Sofia Ribeiro

### Motion for a resolution

#### Paragraph 12

##### *Motion for a resolution*

12. Considers that the *notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

##### *Amendment*

12. Considers that the Regulations (EC) No 883/2004 and (EC) No 987/2009 *need to be analysed in order to know how to improve them in terms of understanding and clarification of their provisions.*

Or. en

## Amendment 364

Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská

### Motion for a resolution

#### Paragraph 12

##### *Motion for a resolution*

12. Considers that the *notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before*

##### *Amendment*

12. Considers that the *setting of 'minimum wages' is a Member States competence; stresses that introducing the notion of equal pay for equal work in the same place at EU level will have significant unintended consequences and undermine Member States economic and social models;*

*the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

Or. en

**Amendment 365**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific posting bonuses should be paid on top of remuneration;*

*Amendment*

*12. Emphasises that Directive 96/71/EC has its legal basis in the internal market rule and that it thus regulates the freedom to provide services; considers, therefore, that the country-of-origin principle should be retained in order to avoid reverse discrimination and discrimination within the workforce of the posting company; states that a switch to the country-of-destination principle ("same pay in the same job in the same place") represents an infringement of the national wage setting system and thus also of the principle of free collective bargaining and that the EU has no powers to take such a measure;*

Or. de

**Amendment 366**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC*

*Amendment*

*12. Recalls that the Directive 96/71/EC on the posting of workers contains a very*

*should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

*important safeguard clause which obliges employers to apply minimum terms and conditions of employment applicable in the receiving country unless they are less favourable to posted workers; notes that this safeguard clause guarantees fair competition; calls on all posting companies to fully apply this principle, on Member States to control its application and on the European Commission to control its enforcement; stresses the need to respect the universally applicable collective agreements of the host country and the Regulations (EC) No 883/2004 and (EC) No 987/2009; notes the recent ECJ ruling C-396/13 Sähköalojen ammattiliitto ry v Elektrobudowa Spółka Akcyjna clarifying the concept of 'minimum rates of pay' for posted workers;*

Or. en

**Amendment 367**  
**Dieter-Lebrecht Koch**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

*12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific posting bonuses*

*Amendment*

*12. Emphasises the safeguard clause laid down in Directive 96/71/EC according to which Member States must ensure that a posted worker is guaranteed the minimum working and employment conditions provided for in the Member State on whose territory the work will be performed;*



*should be paid on top of remuneration;*

Or. de

### **Amendment 368**

**Csaba Sógor**

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

##### **Paragraph 12**

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

12. Considers that the *notion of 'minimum wage' contained* in Directive 96/71/EC *should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

###### *Amendment*

12. Considers that the *respect for minimum rates of pay as established* in Directive 96/71/EC *is paramount, and that this would be greatly facilitated by more accessible information to service providers and posted workers on the terms and conditions of employment from host Member States;*

Or. en

### **Amendment 369**

**Thomas Mann, Heinz K. Becker**

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

##### **Paragraph 12**

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

12. *Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements*

###### *Amendment*

12. Stresses the need to respect the collective agreements of the host country; recalls that specific postings bonuses should be paid on top of remuneration;

of the host country and to *ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer*; recalls that specific postings bonuses should be paid on top of remuneration;

Or. de

#### **Amendment 370**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

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

#### **Paragraph 12**

##### *Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC *should be revised to ensure equal pay for posted workers and local workers in similar positions*; stresses the *need* to respect the collective agreements of the host country *and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer*; recalls that *specific postings bonuses should be paid on top of remuneration*;

##### *Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC *is fundamental*; stresses the *importance* to respect the collective agreements of the host country;

Or. en

#### **Amendment 371**

**Tom Vandenkendelaere, Georges Bach, Ivo Belet, Jeroen Lenaers, Tomáš Zdechovský**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the *notion of 'minimum wage'* contained in Directive 96/71/EC should be *revised* to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, *the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;*

*Amendment*

12. Considers that the *definition of the terms and conditions of employment* contained in Directive 96/71/EC should be *clarified* to ensure equal pay for posted workers and local workers in similar positions ; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009,

Or. en

**Amendment 372**

**Elisabeth Morin-Chartier, Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be *revised to ensure equal pay for posted workers and local workers in similar positions*; stresses the need to respect the collective agreements of the host country *and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid*

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be *clarified*; stresses the need to respect the collective agreements of the host country; *recalls that sums to cover expenses relating to posting, such as board and lodging,* should be paid on top of remuneration;

on top of remuneration;

Or. fr

### **Amendment 373**

**Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri**

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

##### **Paragraph 12**

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

12. Considers that ***the notion of 'minimum wage' contained in*** Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

###### *Amendment*

12. Considers that Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

Or. en

### **Amendment 374**

**Maria Arena**

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

##### **Paragraph 12**

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

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal ***pay*** for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the

###### *Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal ***remuneration*** for posted workers and local workers in similar positions; stresses the need to respect the collective agreements

host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings *corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld* by the employer; *recalls that specific postings bonuses should be paid on top of remuneration;*

of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment *to the posted worker* of gross earnings *before tax but subject to deduction of the social security contributions calculated in accordance with the rate applied in the territory of the host Member State and which are still withheld at source* by the employer, *who then pays them into the social security fund of the host Member State; the latter, after checking that the posting is valid, shall transfer said contributions to the social security fund of the Member State of origin of the posted worker;*

Or. fr

**Amendment 375**  
**Georgi Pirinski**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be *revised to ensure* equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be *supplemented to promote* equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

Or. en

**Amendment 376**  
**Siôn Simon, Glenis Willmott, Richard Howitt**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to **respect** the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to **adhere to** the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

Or. en

**Amendment 377**  
**Guillaume Balas, Jutta Steinruck, Miapetra Kumpula-Natri, Evelyn Regner, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before

the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration; ***considers that the wage of the posted worker should be at least aligned to the gross wage applied in the host Member State; the posting company could then transfer the due social contributions to the competent authority of the home Member State of the posted worker and the outstanding amount could be paid as an additional complement to him;***

Or. en

**Amendment 378**  
**Agnes Jongerius**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration; ***considers that the wage of the posted worker should be at least aligned to the gross wage applied in the host Member State; the posting company should transfer the difference in social contributions to the competent authority of the home Member State of***

*the worker so the outstanding amount will be used to provide additional social security benefits;*

Or. en

**Amendment 379**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No. 883/2004 and (EC) No. 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No. 883/2004 and (EC) No. 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration; *stresses that the notion of 'minimum wage', like that of equal pay for posted workers and local workers in similar positions, are conditions that can be guaranteed by applying homogeneous economic and tax rules, which are the primary condition for fighting unfair competition and therefore social dumping;*

Or. it

**Amendment 380**  
**Csaba Molnár**



**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration;

*Amendment*

12. Considers that the notion of 'minimum wage' contained in Directive 96/71/EC should be revised to ensure equal pay for posted workers and local workers in similar positions; stresses the need to respect the collective agreements of the host country and to ensure, through the revision of Regulations (EC) No 883/2004 and (EC) No 987/2009, the payment of gross earnings corresponding to the remuneration paid by the employer before the deduction of taxes and social security contributions payable by employees and withheld by the employer; recalls that specific postings bonuses should be paid on top of remuneration; ***notes that the application of automatic stabilisers, which could efficiently compensate the impact of recessions in the individual countries to varying degrees, has been raised several times; European unemployment benefit could be one such stabiliser;***

Or. hu

**Amendment 381**

**Danuta Jazłowiecka, Elisabeth Morin-Chartier, Eduard Kukan, Anne Sander**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

***12a. Notes the intention of the European Commission to publish the Labour Mobility Package which will allegedly contain certain provisions with regards to posting of workers; calls on the European Commission to make sure new proposals continue to facilitate the freedom to provide services, while protecting workers' rights and are clear, proportionate, non-***

*discriminatory and justified;*

Or. en

**Amendment 382**

**Martina Dlabajová, Marian Harkin, Renate Weber**

**Motion for a resolution**

**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

*12a. Calls on the Commission to monitor the progress on the on-going implementation of the Enforcement Directive and to facilitate and assist Member States' authorities with its implementation;*

Or. en

**Amendment 383**

**Agnes Jongerius**

**Motion for a resolution**

**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

*12a. Stresses the need for more clarification on the terms and conditions of employment and especially the making up of the minimum rates of pay within Directive 96/71/EC;*

Or. en

**Amendment 384**

**Neoklis Sylikiotis, Paloma López Bermejo**

**Motion for a resolution**

**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

***12a. Calls on the Commission and the Member States to introduce legislation for compulsory and automatic inclusion of posted workers in the relevant collective agreements at their place of work; where no local collective agreement exist, posted workers shall covered by the relevant sectorial collective agreement or law of the country they work in;***

Or. en

**Amendment 385**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

***12 a. Calls on the Commission and the Member States to reflect, in the Administrative Commission for the Coordination of Social Security Systems, on allowing Member States to repay to another Member State contributions unduly withheld and to collect the original contributions in another Member State when that Member State allows them to do so;***

Or. fr

**Amendment 386**  
**Maria Arena**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

***12a. Is concerned about improper use of***

*outsourcing by principals to evade their legal and financial obligations, with the sole aim of reducing labour costs; stresses the growing number of cases of social security fraud in long and complicated outsourcing chains; asks the Commission to propose a suitable legislative vehicle to address the cross-border dimensions of outsourcing, such as the risks of human rights violations, corruption, serious physical injury or environmental damage, and breaches of ILO conventions; proposes, to that end, a mechanism extending a principal's joint and several liability in all economic sectors to the whole outsourcing chain, including its own subsidiaries;*

Or. fr

**Amendment 387**  
**Agnes Jongerius**

**Motion for a resolution**  
**Paragraph 12 b (new)**

*Motion for a resolution*

*Amendment*

*12b. Stresses the need for proof of a significant employment relationship before posting, in order to prevent social security abuse and the undermining of a level playing field for companies,*

Or. en

**Amendment 388**  
**Agnes Jongerius**

**Motion for a resolution**  
**Paragraph 12 c (new)**

*Motion for a resolution*

*Amendment*

*12c. Stresses the need to include sector*

*specific and company level collective agreements in Directive 96/71/EC in order to establish a level playing field for workers based on equal pay for equal work at the same workplace,*

Or. en

**Amendment 389**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

*Amendment*

*13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;* *deleted*

Or. en

**Amendment 390**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

*Amendment*

*13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;* *deleted*

Or. en

**Amendment 391**  
**Anthea McIntyre, Arne Gericke, Amjad Bashir, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

*Amendment*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;**

**deleted**

Or. en

**Amendment 392**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

*Amendment*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;**

**deleted**

Or. de

**Amendment 393**  
**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

*Amendment*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;**

**13. Stresses the need to take a nuanced view of the temporary employment industry and its collective agreements in particular; the Commission and Member States should support all forms of temporary employment, particularly those which act as a bridge to permanent employment ;**

Or. de

**Amendment 394**

**Sofia Ribeiro**

**Motion for a resolution**

**Paragraph 13**

*Motion for a resolution*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;**

*Amendment*

**13. Calls for better cooperation between competent authorities in each Member State involved in case of posting situations, as exchanges of information are essential to fight against posting frauds;**

Or. en

**Amendment 395**

**Csaba Sógor**

**Motion for a resolution**

**Paragraph 13**

*Motion for a resolution*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;**

*Amendment*

**13. Calls for a more clear definition of the notion of posted worker, especially in what regards the temporary nature of the work carried out.**

Or. en

**Amendment 396**

**Jeroen Lenaers**

**Motion for a resolution**

**Paragraph 13**

*Motion for a resolution*

**13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be**

*Amendment*

**13. Calls for a clear definition of the duration of posting in Directive 96/71/EC;**

*excluded from the scope of the directive;*

Or. en

### **Amendment 397**

**Ádám Kósa**

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

##### **Paragraph 13**

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

**13. *Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;***

###### *Amendment*

**13. *Calls on Member States to recognize and apply in practice that Directive 96/71/EC provides that postings are "temporary", and there is a strong limitation, which is the validity of the A1 form, issued for a maximum of 2 years. This is already a form of limitation, because after this time the employee needs to return to the country of origin, or his/her employer needs to start paying social insurance contributions in the host country. Currently temporary agencies are included in the scope of posting. In addition, temporary agencies, if they want to apply for A1 forms for their employees, have to meet very strict requirements as well (substantial activity etc.);***

Or. en

### **Amendment 398**

**Agnes Jongerius**

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

##### **Paragraph 13**

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

**13. *Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;***

###### *Amendment*

**13. *Stresses that periods of posting should be limited to a maximum of one year within the framework of Directive 96/71/EC, in order to prevent uprooted workers and families travelling from one***



*work place to another and in order to prevent labour market distortion in sectors such as construction in which work is per definition temporary; considers that temporary employment agencies **should** be excluded from the scope of the directive;*

Or. en

**Amendment 399**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. *Wishes periods of postings to be limited in Directive 96/71/EC and temporary **employment agencies to be excluded from the scope** of the directive;*

*Amendment*

13. ***Calls on competent authorities in Member States to carefully control, according to existing rules, whether provision of services, making use of posted workers, is temporary; underlines importance of elements listed in article 4 of the **Enforcement Directive in this respect;*****

Or. en

**Amendment 400**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. *Wishes periods of postings to be limited in Directive 96/71/EC **and temporary employment agencies to be excluded from the scope of the directive;***

*Amendment*

13. *Wishes periods of postings to be limited in Directive 96/71/CE;*

Or. es

**Amendment 401**  
**Enrique Calvet Chambon**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be limited in Directive 96/71/EC *and temporary employment agencies to be excluded from the scope of the directive*;

*Amendment*

13. Wishes periods of postings to be limited in Directive 96/71/CE;

Or. es

**Amendment 402**  
**Dieter-Lebrecht Koch**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be limited in Directive 96/71/EC *and temporary employment agencies to be excluded from the scope of the directive*;

*Amendment*

13. Wishes periods of postings to be limited in Directive 96/71/EC;

Or. de

**Amendment 403**  
**Elisabeth Morin-Chartier, Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be

*Amendment*

13. Wishes *maximum* periods of postings

*limited* in Directive 96/71/EC and *temporary employment agencies to be excluded from the scope of the directive*;

to be *laid down* in Directive 96/71/EC and *the posting of workers in the country in which they reside to be forbidden*;

Or. fr

**Amendment 404**  
**Maria Arena**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13 Wishes periods of postings to be limited in Directive 96/71/EC *and temporary employment agencies to be excluded from the scope of the directive*;

*Amendment*

13 Wishes periods of postings to be limited in Directive 96/71/EC; *considers that the social partners could determine the maximum limit on postings, in accordance with the special characteristics of each economic sector*;

Or. fr

**Amendment 405**  
**Georgi Pirinski**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be *limited* in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

*Amendment*

13. Wishes periods of postings to be *specified* in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

Or. en

**Amendment 406**  
**Siôn Simon, Glenis Willmott, Richard Howitt**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

*Amendment*

13. Wishes periods of postings to be **further** limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

Or. en

**Amendment 407**  
**Helga Stevens**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of **postings** to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

*Amendment*

13. Wishes periods of **posting** to be limited in Directive 96/71/EC **without jeopardising the effectiveness of the freedom of services**, and temporary employment agencies to be excluded from the scope of the directive'

Or. en

**Amendment 408**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Wishes periods of postings to be limited in Directive 96/71/EC and temporary employment agencies to be excluded from the scope of the directive;

*Amendment*

13 Wishes periods of postings to be limited in Directive 96/71/EC, **consistent with Regulation (EC) No 883/2004**, and temporary employment agencies to be excluded from the scope of the directive;

Or. fr

**Amendment 409**

**Danuta Jazłowiecka, Claude Rolin, Heinz K. Becker, Elisabeth Morin-Chartier, Eduard Kukan, Anne Sander**

**Motion for a resolution**

**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

*13a. Notes that due to differences in Member States labour laws it is difficult to make a clear distinction between employees and self-employed workers at EU level; thus in order to combat bogus self-employment calls on the Commission to propose specific recommendations based on indicators of the existence of an employment relationship according to the ILO Convention 198 on Employment Relationship Recommendation;*

Or. en

**Amendment 410**

**Maria Arena**

**Motion for a resolution**

**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

*13a. Recalls the formal prohibition contained in Article 12 of Regulation (EC) No 883/2004 on using a posted worker to carry out tasks previously performed by another posted worker;*

Or. fr

**Amendment 411**

**Patrick Le Hyaric, Paloma López Bermejo, Neoklis Sylikiotis**

**Motion for a resolution**  
**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

***13a. Calls for the setting up of a framework to prevent fundamental social rights being weakened and argues for the establishment of a social progress clause during the revision of the Posted Workers Directive;***

Or. fr

**Amendment 412**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

***13a. Calls for an ex-post evaluation on the implementation of the Directive 96/71/EC and an ex-ante evaluation on the "Labour Mobility package";***

Or. en

**Amendment 413**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

***13a. Believes that the forthcoming Labour Mobility Package should not re-open the Posting of Workers Directive without thorough prior consultation with businesses and social partners;***

Or. en

**Amendment 414**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 13 a (new)**

*Motion for a resolution*

*Amendment*

***13a. Calls on Member States to improve transnational and local cooperation between public institutions, trade unions and NGOs to address the often very complex problems of migrant worker and to take into account labour conditions as well as all other elements related to the quality of life including general health, social inclusion and accommodation;***

Or. en

**Amendment 415**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

***13b. Calls for the improvement of reception and accommodation services offered to migrant workers by local institutions, to also protect migrant workers from the control exercised by employers within their accommodation;***

Or. en

**Amendment 416**  
**Martina Dlabajová, Renate Weber**

**Motion for a resolution**  
**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

***13b. Is of the view that the principle "equal pay for equal work in the same place" is unrealistic in terms of its applicability in practice and could seriously impact labour mobility and free movement of services in the EU;***

Or. en

**Amendment 417**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

***13b. Notes that the isolated increment of sanctions is not enough and that it's necessary to develop accompanying policies ahead.***

Or. en

**Amendment 418**  
**Maria Arena**

**Motion for a resolution**  
**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

***13b. Recalls the spirit in which Directive 96/71/EC was drafted, namely with the aim of organising the temporary posting of workers from an enterprise with its registered office in one Member State to one of its places of business in the territory of another Member State, but also with the aim of organising the temporary posting of workers from one Member State active in a particular sector***



*to another Member State, with a view to providing a specific service there in the same economic sector; regrets that the legislation on posting has, largely, been hijacked through the operations of employment agencies, raising serious concerns as to the social impact and market distortions associated with their activities throughout Europe; considers it necessary, therefore, to exclude temporary employment agencies from the scope of Directive 96/71/EC;*

Or. fr

**Amendment 419**

**Danuta Jazłowiecka, Georges Bach, Claude Rolin, Eduard Kukan**

**Motion for a resolution**

**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

*13b. Calls on the Commission to face new challenges with respect to social protection of workers in digital and sharing economy and to draw up proposals where necessary;*

Or. en

**Amendment 420**

**Karima Delli**

**Motion for a resolution**

**Paragraph 13 c (new)**

*Motion for a resolution*

*Amendment*

*13c. Calls on Member States to make it mandatory for employers to provide an employment contract in a language known by EU mobile citizens, in order to make the labour contract understandable for workers;*

**Amendment 421**  
**Danuta Jazłowiecka, Eduard Kukan**

**Motion for a resolution**  
**Paragraph 13 c (new)**

*Motion for a resolution*

*Amendment*

***13c. Calls on all Member States to secure equal treatment of EU migrant workers with regards to their terms and conditions of employment in the host Member State;***

Or. en

**Amendment 422**  
**Maria Arena**

**Motion for a resolution**  
**Paragraph 13 c (new)**

*Motion for a resolution*

*Amendment*

***13c. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat ‘bogus self-employment’;***

Or. fr

**Amendment 423**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 13 d (new)**

*Motion for a resolution*

*Amendment*

***13d. Calls on Member States to guarantee mobile workers' real access to the host***

*country's justice system, by supporting them in legal and practical terms, including through free legal advice and reimbursement of transport expenses;*

Or. en

**Amendment 424**  
**Maria Arena**

**Motion for a resolution**  
**Paragraph 13 d (new)**

*Motion for a resolution*

*Amendment*

*13d. Calls on the Member States to review their laws to rule out the use of precarious contracts known as ‘zero-hour contracts’ or, more specifically, in the field of aviation, as ‘pay-to-fly’ contracts with respect to posting; takes the view that precarious working conditions are an additional safety risk;*

Or. fr

**Amendment 425**  
**Ádám Kósa**

**Motion for a resolution**  
**Subheading 3**

*Motion for a resolution*

*Amendment*

*Mobile workers: Combating social dumping in the transport industry*

*deleted*

Or. en

**Amendment 426**  
**Dieter-Lebrecht Koch, Wim van de Camp, Andor Deli, Markus Pieper, Deidre Clune, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**  
**Subheading 3**

*Motion for a resolution*

*Amendment*

***Mobile workers: Combating social dumping in the transport sector***

***deleted***

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 427**  
**Ádám Kósa**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

*Amendment*

***14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph'<sup>12</sup> ;***

***deleted***

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<sup>12</sup>

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

**Amendment 428**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

*Amendment*

***14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph'<sup>12</sup> ;***

*deleted*

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<sup>12</sup>

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

**Amendment 429**  
**Dieter-Lebrecht Koch, Wim van de Camp, Andor Deli, Markus Pieper, Deidre Clune, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

*Amendment*

***14. Calls for increased controls on the implementation of working time and rest times in the transport sector; calls for the introduction of automatic digital records***

*deleted*

*and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the wish expressed in its resolution from 3 July 2012 that “until 2020 (...) all vehicles that are not exempt from Paragraphs 2 and 3 of this regulation (must) be equipped with a smart tachograph”<sup>12</sup>;*

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7).

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

#### **Amendment 430**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

#### **Motion for a resolution Paragraph 14**

##### *Motion for a resolution*

14. Calls for increased controls on the implementation of working time and rest times in transport; ***calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a***

##### *Amendment*

14. Calls for ***proper and efficient, non-discriminatory enforcement of the existing legislation to ensure uniform interpretation, and*** increased controls on the implementation of working time and rest times in transport;

*smart tachograph*<sup>12</sup> ;

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12

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

### **Amendment 431**

**Danuta Jazlowiecka, Heinz K. Becker, Eduard Kukan**

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

##### **Paragraph 14**

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

14. Calls for *increased* controls on the implementation of working time and rest times in transport; calls *for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph*<sup>12</sup> ;

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12

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

###### *Amendment*

14. Calls for *more efficient* controls on the implementation of working time and rest times in transport; calls *on a swift implementation of the Regulation No 165/2014 on the tachographs in the road transport;*

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

### **Amendment 432**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

14. Calls for increased controls on the implementation of working time and rest times in the transport sector; ***calls*** for the introduction of automatic digital records and the development of 'smart tachographs' ***for all means of transport, including inland waterway transport; recalls the wish expressed in its resolution from 3 July 2012 that “until 2020 (...) all vehicles that are not exempt from Paragraphs 2 and 3 of this regulation (must) be equipped with a smart tachograph”***<sup>12</sup>;

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7).

*Amendment*

14. Calls for increased controls on the implementation of working time and rest times in the transport sector; ***urges the Commission to analyse whether*** the introduction of automatic digital records and “smart tachographs” for transport ***makes sense; in doing so, it should also take account of the administrative burdens and costs for honest businesses;***

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7).

Or. de

**Amendment 433**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

14. Calls for increased ***controls*** on the implementation of working time and rest times in transport; ***calls for the introduction*** of automatic digital records and the development of 'smart tachographs' ***for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in***

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*accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph'<sup>12</sup> ;*

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

#### **Amendment 434** **Sven Schulze**

#### **Motion for a resolution** **Paragraph 14**

##### *Motion for a resolution*

14. Calls for increased controls on the implementation of working time and rest times in the transport sector; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, ***including inland waterway transport***; recalls the wish expressed in its resolution from 3 July 2012 that “until 2020 (...) all vehicles that are not exempt from Paragraphs 2 and 3 of this regulation (must) be equipped with a smart tachograph”<sup>12</sup> ;

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12

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7).

##### *Amendment*

14. Calls for increased controls on the implementation of working time and rest times in the transport sector; calls, ***following a thorough analysis of the infrastructure situation and a weighing-up of the costs and administrative burdens***, for the introduction of automatic digital records and of “smart tachographs” for all means of transport; recalls the wish expressed in its resolution from 3 July 2012 that “until 2020 (...) all vehicles that are not exempt from Paragraphs 2 and 3 of this regulation (must) be equipped with a smart tachograph”<sup>12</sup> ;

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12

[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=DE&ring=A7-2012-0195#BKMD-7).

Or. de

## Amendment 435

Csaba Sógor

### Motion for a resolution

#### Paragraph 14

##### *Motion for a resolution*

14. Calls for **increased** controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph'<sup>12</sup> ;

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

##### *Amendment*

14. Calls for **effective** controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 shall be fitted with a smart tachograph'<sup>12</sup> ;

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. en

## Amendment 436

Jérôme Lavrilleux, Elisabeth Morin-Chartier, Anne Sander

### Motion for a resolution

#### Paragraph 14

##### *Motion for a resolution*

14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012

##### *Amendment*

14. Calls for increased controls on the implementation of working time and rest times in transport, **a sector which has been hit particularly hard by unfair competition**; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland

on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) shall be fitted with a smart tachograph'<sup>12</sup>;

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) shall be fitted with a smart tachograph'<sup>12</sup>;

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. fr

### **Amendment 437**

**Laura Agea, Tiziana Beghin**

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

##### **Paragraph 14**

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

14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) with a smart tachograph'<sup>12</sup> ;

###### *Amendment*

14. Calls for increased controls on the implementation of working time and rest times in transport; ***recommends that, in the event of acquisitions or the transfer of company property, it is clearly stated which requirements are not disregarded but carried over into the new contracts;*** calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; ***stresses that instruments such as 'smart tachographs' and 'GNSS systems' used on all means of transport guarantee constant traceability in real time of the vehicle, in particular freight vehicles;*** recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) with a smart tachograph'<sup>12</sup> ;

www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=FR&ring=A7-2012-0195#BKMD-7

www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=FR&ring=A7-2012-0195#BKMD-7

*(Regulations on working time, driving times, rest times and cabotage are often circumvented by transport companies looking to maximise profits to the detriment of their workers. Nonetheless, there are no effective instruments available to police authorities for carrying out the necessary checks. GNSS monitoring systems may be used to this end to check that the law is being abided by, with real time checks and the collection of data and information. These GNSS systems are also compatible with the GALILEO and EGNOS systems, which can ensure added benefits in terms of the precision and accuracy of data.)*

Or. it

### **Amendment 438** **Georges Bach**

#### **Motion for a resolution** **Paragraph 14**

##### *Motion for a resolution*

14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) shall be fitted with a smart tachograph'<sup>12</sup>;

##### *Amendment*

14. Calls for increased controls on the implementation of working time and rest times in transport; calls for the introduction of automatic digital records and the development of 'smart tachographs' for all means of transport, including inland waterway **and rail** transport; recalls the desire expressed in its resolution of 3 July 2012 on road transport that 'by 2020 all vehicles which are not exempted from the application of this Regulation in accordance with paragraphs 2 and 3 (...) shall be fitted with a smart tachograph'<sup>12</sup>;

***recalls that Regulation (EU) No 165/2014 on tachographs in road transport does not apply to vehicles of less than 3.5 tonnes and that it is therefore possible that existing legislation is being evaded;***

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

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[www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7](http://www.europarl.europa.eu/sides/getDoc.do?type=TA&reference=P7-TA-2012-0271&language=EN&ring=A7-2012-0195#BKMD-7)

Or. fr

#### **Amendment 439**

**Guillaume Balas, Maria João Rodrigues, Christine Revault D'Allonnes Bonnefoy, Jutta Steinruck, Miapetra Kumpula-Natri, Marita Ulvskog, Agnes Jongerius, Evelyn Regner, Edouard Martin, Brando Benifei, Ole Christensen, Flavio Zanonato**

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

##### **Paragraph 14 a (new)**

*Motion for a resolution*

*Amendment*

***14a. Calls for the creation of an "electronic and integrated operator file" for all operators operating with the Community licence aiming at gathering all relevant data on carrier, vehicle and driver identified during roadside checks;***

Or. en

#### **Amendment 440**

**Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri**

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

##### **Paragraph 14 a (new)**

*Motion for a resolution*

*Amendment*

***14a. Calls for the EU and the Member States to cooperate across borders in relation to enforcement information, to***

*give monitoring authorities access to data registered in the Member States' national electronic registers and in the European Register of Road Transport Undertaking (ERRU);*

Or. en

**Amendment 441**

**Mara Bizzotto, Dominique Martin, Joëlle Mélin**

**Motion for a resolution**

**Paragraph 14 a (new)**

*Motion for a resolution*

*Amendment*

*14a. Calls on all levels of government to use every means at their disposal to fight the phenomenon of foreign temporary agencies which, exploiting Directive 96/71/EC concerning the posting of workers in the framework of the provision of services, engage in unfair competitive practices by offering local companies cheaper drivers, thus cancelling out the effects of investments in the competitiveness and economic and social growth of the haulage sector;*

Or. it

**Amendment 442**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 14 a (new)**

*Motion for a resolution*

*Amendment*

*14a. Calls on the Member States to ensure the correct functioning of the internal market, a unified interpretation of existing EU law among Member States should be developed and maintained; measures for extension and coordination*

*of road controls should be executed; and common rules and procedures for detection of infringements at EU level and common training practices for controllers should also be developed;*

Or. en

**Amendment 443**  
**István Ujhelyi**

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

*Motion for a resolution*

*Amendment*

*14a. Calls for reinterpretation of the definition of ‘social dumping’; recalls that, under trade policy, the definition of dumping is different for transport than for the workforce in a wider sense;*

Or. hu

**Amendment 444**  
**Mara Bizzotto, Dominique Martin, Joëlle Mélin**

**Motion for a resolution**  
**Paragraph 14 b (new)**

*Motion for a resolution*

*Amendment*

*14a. Calls for the introduction of a guaranteed minimum wage set by Member States for all professional drivers and the elimination of different levels of taxation for both companies and employees of the sector;*

Or. it

**Amendment 445**  
**István Ujhelyi**

**Motion for a resolution**  
**Paragraph 14 b (new)**

*Motion for a resolution*

*Amendment*

**14b. Considers that the objective differences existing between the wage levels and social security systems of the Member States should be interpreted as competitive advantage and not defined as unfair practices;**

Or. hu

**Amendment 446**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

*deleted*

Or. en

**Amendment 447**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

*deleted*



**Amendment 448**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**

**Paragraph 15**

*Motion for a resolution*

*Amendment*

***15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;***

***deleted***

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 449**

**Angel Dzhambazki**

**Motion for a resolution**

**Paragraph 15**

*Motion for a resolution*

*Amendment*

***15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;***

***deleted***

Or. bg

**Amendment 450**

**Ádám Kósa**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

*deleted*

Or. en

**Amendment 451**  
**Jane Collins**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

*deleted*

Or. en

**Amendment 452**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

*deleted*

Or. en

**Amendment 453**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;**

**deleted**

Or. es

**Amendment 454**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that, at the very least, a specific road transport agency is needed;**

**15. Calls for an ongoing review to determine how cooperation between the existing transport agencies can be improved;**

Or. de

**Amendment 455**  
**Krzysztof Hetman**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

**15. Calls for the creation of a European transport agency bringing together**

**15. Calls on a stronger cooperation of the**

*existing agencies; takes the view that at the very least a specific road transport agency is needed;*

*national transport agencies;*

Or. en

**Amendment 456**  
**Georg Mayer, Harald Vilimsky**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

15. *Calls* for the creation of a European transport agency *bringing together existing agencies*; takes the view that *at the very least a* specific road transport agency is needed;

15. *Firmly rejects* the creation of a European transport agency; takes the view that *no* specific road transport agency is needed;

Or. de

**Amendment 457**  
**Georges Bach**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

*Amendment*

15. Calls for the creation of a *European transport agency bringing together existing agencies*; takes the view that *at the very least a* specific road transport agency *is needed*;

15. Calls for the creation of a specific road transport agency;

Or. fr

**Amendment 458**  
**Martina Dlabajová, Marian Harkin, Renate Weber**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

15. ***Calls for the creation of a*** European transport agency bringing together existing agencies; ***takes the view that at the very least a specific road transport agency is needed;***

*Amendment*

15. ***Believes that creating one*** European transport agency bringing together existing agencies ***could be looked into;***

Or. en

**Amendment 459**

**Csaba Sógor**

**Motion for a resolution**

**Paragraph 15**

*Motion for a resolution*

15. Calls ***for*** the creation of a European transport agency bringing together existing agencies; ***takes the view that at the very least a specific road transport agency is needed;***

*Amendment*

15. Calls ***on the Commission to consider*** the creation of a European transport agency bringing together existing agencies;

Or. en

**Amendment 460**

**Laura Agea, Tiziana Beghin**

**Motion for a resolution**

**Paragraph 15**

*Motion for a resolution*

15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view ***that at the very least***, a specific road transport agency is needed;

*Amendment*

15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that a specific road transport agency ***is essential, recalling that this sector is heavily affected by social dumping;***

Or. it

**Amendment 461**  
**Kateřina Konečná**

**Motion for a resolution**  
**Paragraph 15**

*Motion for a resolution*

15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed;

*Amendment*

15. Calls for the creation of a European transport agency bringing together existing agencies; takes the view that at the very least a specific road transport agency is needed, *particularly in relation to the approaching technological transition from today's physical infrastructure to a smart transport network, which will take place over the coming years and decades;*

Or. cs

**Amendment 462**  
**Georges Bach**

**Motion for a resolution**  
**Paragraph 15 a (new)**

*Motion for a resolution*

15a. Calls on the Commission to set up a cooperation forum where prosecutors and law enforcement authorities can exchange information on best practices and cooperate more closely on improving implementation of social legislation in the field of road transport, at both national and transnational levels;

*Amendment*

*15a. Calls on the Commission to set up a cooperation forum where prosecutors and law enforcement authorities can exchange information on best practices and cooperate more closely on improving implementation of social legislation in the field of road transport, at both national and transnational levels;*

Or. fr

**Amendment 463**  
**Agnieszka Kozłowska-Rajewicz, Marek Plura**

**Motion for a resolution**  
**Paragraph 15 a (new)**

*Motion for a resolution*

*Amendment*

***15a. Calls on a stronger cooperation of the national transport agencies;***

Or. en

**Amendment 464**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 15 a (new)**

*Motion for a resolution*

*Amendment*

***15a. Calls on Members States and the Commission to mobilise the instruments and economic resources necessary for fighting, particularly in the shipping and air transport sectors, the phenomena of exceeding the maximum number of hours of work per day and the failure to respect the minimum number of rest hours, including weekly days of rest and public holidays;***

*(In many Member States, staff (such as sailors and flight crews in Italy) are forced to work long hours without a break: the failure to respect working hours seriously impairs the safety of the workers and the means of transport, and - of course - constitutes a harmful form of unfair competition.)*

Or. it

**Amendment 465**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

*Amendment*

**16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;**

**deleted**

Or. en

**Amendment 466**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**

**Paragraph 16**

*Motion for a resolution*

*Amendment*

**16. asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;**

**Deleted**

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 467**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 16**



*Motion for a resolution*

16. Asks the **Commission** to clarify the provisions **so that a distinction can be drawn** between employees and self-employed **workers to combat** 'bogus self employment'; **emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work**;

*Amendment*

16. Asks the **Member States** to clarify the provisions **regarding the** distinction between employees and self-employed **in the transport sector, also in view of combatting** 'bogus self employment';

Or. en

**Amendment 468**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**

**Paragraph 16**

*Motion for a resolution*

16. Asks the Commission to **clarify the provisions so that a distinction can be drawn** between **employees and self-employed workers** to combat 'bogus self employment'; **emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work**;

*Amendment*

16. Asks the Commission to **broker an exchange of views** between **Member States in order** to combat 'bogus self employment';

Or. en

**Amendment 469**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**

**Paragraph 16**

*Motion for a resolution*

16. Asks the Commission **to clarify the provisions so that a distinction can be drawn** between employees and self-

*Amendment*

16. Asks the Commission **and Member States to work on clear and transparent distinctions between** employees and self-

employed workers to *combat 'bogus self employment'*; *emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work*;

employed workers *which are practicable and which cover the many forms which employment relationships can take, and which also do not discriminate against genuinely self-employed workers with a small number of clients, which create legal certainty and which prevent abuse of the rules*;

Or. de

**Amendment 470**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. Asks *the Commission to clarify* the provisions so that a distinction can be drawn between *employees and* self-employed workers to combat 'bogus self-employment'; emphasises that *airline pilots and train drivers cannot be considered to be independent of the companies for which they work*;

*Amendment*

16. Asks *the Member States to implement* the provisions so that a distinction can be drawn between self-employed workers to combat 'bogus self-employment'; emphasises that *this problem has significant consequences with regard to the social protection of workers and could have an effect on free competition*;

Or. es

**Amendment 471**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. *Asks the Commission to clarify* the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which

*Amendment*

16. *Emphasises that the Member States are competent, if necessary*, to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat "bogus self employment"; emphasises that airline pilots and train drivers cannot be

they work;

considered to be independent of the companies for which they work;

Or. de

**Amendment 472**  
**Ádám Kósa**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; ***emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;***

*Amendment*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment',

Or. en

**Amendment 473**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; ***emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;***

*Amendment*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment';

Or. en

## Amendment 474

Csaba Sógor

### Motion for a resolution

#### Paragraph 16

##### *Motion for a resolution*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;

##### *Amendment*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that **workers such as** airline pilots and train drivers cannot be considered to be independent of the companies for which they work;

Or. en

## Amendment 475

Laura Agea, Tiziana Beghin

### Motion for a resolution

#### Paragraph 16

##### *Motion for a resolution*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;

##### *Amendment*

16. Asks the Commission to clarify the provisions so that a distinction can be drawn between employees and self-employed workers to combat 'bogus self employment'; **stresses, in this regard, that low-cost airlines in particular use self-employment contracts for pilots, which often provide for the employment of pilots at the end of their careers, who are often hired through temporary agencies based outside the EU; recommends to this end to establish, where this is the case, urgent regulations limiting the abuse of this practice;** emphasises that airline pilots and train drivers cannot be considered to be independent of the companies for which they work;

Or. it

**Amendment 476**  
**Siôn Simon, Glenis Willmott, Richard Howitt**

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

*Motion for a resolution*

*Amendment*

**16a. Calls on the Commission to introduce measures to prevent the manipulation of employment status with the aim of avoidance of employment rights and social protections;**

Or. en

**Amendment 477**  
**Ole Christensen**

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

*Motion for a resolution*

*Amendment*

**16a. Asks the Commission to put forward a legislative proposal demanding that at least 75 per cent of all employees in an airline company must be directly employed by the airline company, to ensure a high level of competence, safety and a clear employer's liability.**

Or. en

**Amendment 478**  
**Jutta Steinruck**

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

*Motion for a resolution*

*Amendment*

**16a. Calls on the Commission and the**

*Member States to promote, among others in the relevant Directives and EASA regulations, direct employment as the standard model and to put an end to the use of atypical employment for safety professionals in transport;*

Or. en

**Amendment 479**  
**Amjad Bashir**

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

*Motion for a resolution*

*Amendment*

*16a. Recalls that legitimate self employment represents a growing trend across the EU and highlights the value of independent professionals and one-man SMEs in boosting innovation and economic growth;*

Or. en

**Amendment 480**  
**Laura Agea, Tiziana Beghin**

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

*Motion for a resolution*

*Amendment*

*16a. Recommends that the Commission carefully monitors acquisitions by airlines from outside the EU to provide for urgent regulations in this area to fight the largely widespread phenomenon of ‘selling off’ social safeguards in exchange for economic conditions that only appear to be more advantageous; calls on the Commission to ensure that the social safeguards provided for by the contracts of workers from the European Union are*

*the ‘conditio sine qua non’ for these acquisitions;*

Or. it

**Amendment 481**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 16 b (new)**

*Motion for a resolution*

*Amendment*

*16b. Recommends to the Commission that a national collective agreement be drawn up and applied correctly in all Member States in cooperation with the social partners, to guarantee certain rules on rest times and suitable social safeguards, above all in the event of acquisitions by airlines outside the EU;*

Or. it

**Amendment 482**  
**Ole Christensen**

**Motion for a resolution**  
**Paragraph 16 b (new)**

*Motion for a resolution*

*Amendment*

*16b. Asks the Commission to consider proposals to ensure that airline companies registered in EU employ EU citizens or people from third countries with work permission in EU;*

Or. en

**Amendment 483**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

*Amendment*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;** **deleted**

Or. en

**Amendment 484**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

*Amendment*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;** **Deleted**

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 485**  
**Jeroen Lenaers**

**Motion for a resolution**  
**Paragraph 17**



*Motion for a resolution*

*Amendment*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;** *deleted*

Or. en

**Amendment 486**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

*Amendment*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;** *deleted*

Or. de

**Amendment 487**

**Georgi Pirinski**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

*Amendment*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;** *deleted*

Or. en

**Amendment 488**

**Elisabeth Morin-Chartier, Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;**

*Amendment*

**17. Calls for the effective application of the rules on posting to all transport workers covered by Directive 96/71 EC, whatever the implementing rules for transport services and, in particular, cabotage;**

Or. fr

**Amendment 489**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

**17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;**

*Amendment*

**17. Believes that the guiding principle for any action in relation to cabotage should be the White Paper on Transport objective to pursue the elimination of remaining restrictions on cabotage in order to complete step-by-step the Single European Transport Area.**

Or. en

**Amendment 490**

**Angel Dzhambazki**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that *the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*Amendment*

17. Believes that *the regulations for operations concerning the application of cabotage need to be further clarified;*

Or. bg

**Amendment 491**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, *which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*Amendment*

17. Believes that the rules on cabotage are not sufficiently precise *and therefore should be simplified and clarified in order to improve compliance without increasing the administrative burden;*

Or. en

**Amendment 492**

**Csaba Sógor**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage *are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*Amendment*

17. Believes that the rules on cabotage *in the current legislation should be clarified and simplified in order to facilitate correct implementation;*

Or. en

**Amendment 493**

**Danuta Jazłowiecka, Georges Bach, Eduard Kukan**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, *which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*Amendment*

17. Believes that the rules on cabotage are not sufficiently precise; *calls for clarity in this respect in order to make sure which terms and conditions of employment and administrative requirements should apply;*

Or. en

**Amendment 494**

**Sven Schulze**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage *are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*Amendment*

17. Believes that the rules on cabotage *as to their practicability and effectiveness, and improved where necessary;*

Or. de

**Amendment 495**

**Veronica Lope Fontagné**

**Motion for a resolution**

**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on *cabotage* are

*Amendment*

17. Considers that the rules on *weekly in-*

not sufficiently precise, *which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;*

*cab rest periods* are not sufficiently precise; *calls on the Commission to clarify these rules to prevent national legislation from being adopted that would fragment the internal market; wishes, as a general principle, that drivers should be able to spend rest periods at home;*

Or. es

#### **Amendment 496**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

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

##### **Paragraph 17**

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

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; *wishes cabotage operations to be subject to mandatory prior notification;*

###### *Amendment*

17. Believes that the rules on cabotage are not sufficiently precise which facilitates the practice of some road operators of engaging in permanent cabotage;

Or. en

#### **Amendment 497**

**Georg Mayer**

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

##### **Paragraph 17**

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

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; *wishes cabotage operations to be subject to mandatory prior notification;*

###### *Amendment*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage;

Or. de

**Amendment 498**  
**Emilian Pavel**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes ***cabotage operations to be subject to mandatory prior notification***;

*Amendment*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes ***that road operators notify of their intention of engaging in cabotage operations prior to their initial operation***;

Or. en

**Amendment 499**  
**Ole Christensen, Miapetra Kumpula-Natri**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior ***notification***;

*Amendment*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior ***registration***;

Or. en

**Amendment 500**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates

*Amendment*

17. Believes that the rules on cabotage are ***currently*** not sufficiently precise ***or***

the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;

***harmonised at European level***, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification; ***calls for the European register to be made accessible to the police forces of Member States so that they may carry out the appropriate checks;***

Or. it

**Amendment 501**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification;

*Amendment*

17. Believes that the rules on cabotage are not sufficiently precise, which facilitates the practice of some road operators of engaging in permanent cabotage; wishes cabotage operations to be subject to mandatory prior notification; ***wishes combined transport to be brought within the scope of Regulation (EC) No 1072/2009 to eliminate exceptions and establish rules on cabotage that are easier to apply; believes that the Member States should commit themselves to allocating sufficient resources to ensure that inspections are frequent and fair, and conducted at least every two years;***

Or. fr

**Amendment 502**  
**Ole Christensen**

**Motion for a resolution**  
**Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

***17a. Calls on the Commission together with the transport industry to consider the possibility of introducing legislative proposals establishing an obligation by employers in the transport industry to inform their employees on applicable law when they move across national borders in connection with their jobs;***

Or. en

**Amendment 503**

**István Ujhelyi**

**Motion for a resolution**

**Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

***17a. Recalls that the road transport sector is essential to the society and economy of the European Union and constitutes almost three quarters (72%) of total domestic freight transport; recalls that the sector transports more passengers than over- and underground railways and trams combined, and employs more than 2.2% of the total working population of the EU (5 million people);***

Or. hu

**Amendment 504**

**Georges Bach**

**Motion for a resolution**

**Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

***17a. calls on the Commission to apply in a collective manner, to mobile personnel in***



*road transport, Article 8(2) of Regulation (EC) No 593/2008 (Rome I) designed to ensure adequate protection for employees, as interpreted by the ECJ ruling on the Koelzsch case<sup>1a</sup>, as this would be the most effective way to fight social dumping in road transport;*

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*<sup>1a</sup> C-29/10 Judgment of the Court (Grand Chamber) of 15 March 2011, Heiko Koelzsch v État du Grand Duché du Luxembourg*

Or. en

**Amendment 505**

**Anne Sander, Georges Bach, Elisabeth Morin-Chartier, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

*17a. Calls on the Commission to clarify the working and employment conditions applicable to haulage workers operating in the territory of another Member State, when engaging in transit or cabotage work; also encourages the Commission to reflect on a specific arrangement for highly mobile workers to defend their rights and ensure the smooth functioning of that sector;*

Or. fr

**Amendment 506**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

***17a. Calls on the Member States and the Commission to consider the rule of 3 drives within 7 days for cabotage provided for in Regulation (EC) No 1072/2009 as the right step towards a future full liberalization. Even though the market share of cabotage within transport industry is overall very marginal, the next step in any forthcoming revision should therefore be the lifting of the limit on the number of drives within the period of 7 days;***

Or. en

**Amendment 507**

**Guillaume Balas, Maria João Rodrigues, Christine Revault D'Allonnes Bonnefoy, Jutta Steinruck, Miapetra Kumpula-Natri, Marita Ulvskog, Agnes Jongerius, Evelyn Regner, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato**

**Motion for a resolution  
Paragraph 17 a (new)**

*Motion for a resolution*

*Amendment*

***17a. Calls on the Commission to include a clause on unfair commercial practices within the comprehensive aviation agreements;***

Or. en

**Amendment 508  
István Ujhelyi**

**Motion for a resolution  
Paragraph 17 b (new)**

*Motion for a resolution*

*Amendment*

***17b. Recalls that several measures have been adopted to enhance implementation***

*of social regulations for the road transport sector, and that the Commission developed the related guidelines on this process, such as the European Register of Road Transport Undertakings (ERRU), a telematic network that enables exchanging of the information required for tachograph personal driver cards (TACHOnet), and a common training schedule for the implementing entities (TRACE project);*

Or. hu

**Amendment 509**

**István Ujhelyi**

**Motion for a resolution**

**Paragraph 17 c (new)**

*Motion for a resolution*

*Amendment*

*17c. Considers that, despite such measures, differences in national interpretations of these common EU rules and related enforcement practices persist, and the number of breaches of the rules on driving times, breaks and rest periods remains high, with 3.9 million offences detected in the 2011-2012 implementation period;*

Or. hu

**Amendment 510**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**

**Paragraph 18**

*Motion for a resolution*

*Amendment*

*18. Stresses the need for a new regulation on ground-handling at airports to ensure*

*deleted*

*mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of flight cabin crews, in particular their rest periods;*

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 511**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 18**

*Motion for a resolution*

*Amendment*

*18. Stresses the need for a new regulation on groundhandling at airports to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;*

*deleted*

Or. en

**Amendment 512**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 18**

*Motion for a resolution*

*Amendment*

**18. Stresses the need for a new regulation on groundhandling at airports to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;** *deleted*

Or. en

**Amendment 513**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Jana Žitňanská**

**Motion for a resolution**

**Paragraph 18**

*Motion for a resolution*

*Amendment*

**18. Stresses the need for a new regulation on groundhandling at airports to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;** *deleted*

Or. en

## Amendment 514

Thomas Mann, Heinz K. Becker

### Motion for a resolution

#### Paragraph 18

##### *Motion for a resolution*

18. Stresses *the* need for a new regulation on ground-handling at airports *to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of flight cabin crews, in particular their rest periods;*

##### *Amendment*

18. Stresses *that there is* no need for ground-handling at airports;

Or. de

## Amendment 515

Georges Bach

### Motion for a resolution

#### Paragraph 18

##### *Motion for a resolution*

18. Stresses the need *for a new regulation on groundhandling at airports* to ensure mandatory social and wage protection *for workers* in the event of new calls for tenders or the partial loss of work; *supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;*

##### *Amendment*

18. Stresses the need to ensure mandatory social and wage protection for workers in the event of *change of operator*, new calls for tenders or the partial loss of work; *tendering authorities must include mandatory social standards in tender specifications on the basis of existing social standards in the place where the service is provided;*

**Amendment 516**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 18**

*Motion for a resolution*

18. Stresses the need for a new regulation on groundhandling at airports to ensure **mandatory** social and wage protection for workers in the event of new calls for tenders or the partial loss of work; **supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State**; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

*Amendment*

18. Stresses the need for a new regulation on groundhandling at airports to ensure **appropriate** social and wage protection for workers in the event of new calls for tenders or the partial loss of work **as well as a better quality of services and level playing field for service providers**; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

Or. en

**Amendment 517**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 18**

*Motion for a resolution*

18. Stresses the need for a new regulation on groundhandling at airports to ensure **mandatory** social **and wage** protection for workers **in the event of new** calls for **tenders or the partial loss of work**; **supports the introduction of rules to ensure** the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for **the** clarification of the definition of 'home base' to protect the

*Amendment*

18. Stresses the need for a new regulation on groundhandling at airports to ensure social protection for workers; calls for the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for **a** clarification of the definition of 'home base' to **better** protect the social rights of cabin crews, in particular their rest periods;

social rights of cabin crews, in particular their rest periods;

Or. en

### **Amendment 518**

**Veronica Lope Fontagné**

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

##### **Paragraph 18**

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

18. Stresses the need for a new regulation on groundhandling at airports to ***ensure mandatory*** social and wage protection for workers ***in the event of new calls for tenders or the partial loss of work***; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' in the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

###### *Amendment*

18. Stresses the need for a new regulation on groundhandling at airports to ***reconcile the objectives of improved*** social and wage protection for workers, ***and greater flexibility and competitiveness in the provision of such services***; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' in the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

Or. es

### **Amendment 519**

**Jutta Steinruck, Guillaume Balas**

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

##### **Paragraph 18**

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

18. Stresses the need ***for a new regulation on groundhandling at airports*** to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases'

###### *Amendment*

18. Stresses the need to ensure mandatory social and wage protection for ***groundhandling*** workers ***at airports*** in the event of new calls for tenders or the partial loss of work; supports the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the



on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods, *as well as to improve the definition and concept of 'principal place of business' so that the operating license is granted by a state only if a significant number of crews and airplanes are based in that country;*

Or. en

## **Amendment 520**

**Laura Agea, Tiziana Beghin**

### **Motion for a resolution**

#### **Paragraph 18**

##### *Motion for a resolution*

18. Stresses the need for a new regulation on ground-handling at airports to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; **supports** the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

##### *Amendment*

18. Stresses the need for a new regulation on ground-handling at airports to ensure mandatory social and wage protection for workers in the event of new calls for tenders or the partial loss of work; **stresses, in this regard, the need for the social guarantees provided for in old contracts to be upheld whatever changes may take place in these companies; recommends** the introduction of rules to ensure the effective implementation of laws with regard to airlines with 'operational bases' on the territory of a Member State; calls for the clarification of the definition of 'home base' to protect the social rights of cabin crews, in particular their rest periods;

Or. it

## **Amendment 521**

**Ole Christensen**

### **Motion for a resolution**

#### **Paragraph 18 a (new)**

*Motion for a resolution*

*Amendment*

***18a. Highlights the urgent need to better enforce the home base principle and prevent the creative circumvention of EU rules by some airline companies operating in the EU; urges the Commission to analyse the consequences and consider the possibility of introducing a rule stating that if a big share of the passengers on a specific route between two Member States has the nationality of one of the Member States, the airline operating on the route must have home base in this Member State;***

Or. en

**Amendment 522**

**Karima Delli**

**Motion for a resolution**

**Paragraph 18 a (new)**

*Motion for a resolution*

*Amendment*

***18a. Deplores the fact that Regulation (EC) No 868/2004 has never been applied, and calls for it to be revised as soon as possible to combat unfair pricing practices in Europe, and to promote fair and sustainable intra- and intermodal competition in a more effective way, so as to ensure reciprocity and prevent unfair practices;***

Or. fr

**Amendment 523**

**Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri**

**Motion for a resolution**

**Paragraph 18 a (new)**

*Motion for a resolution*

*Amendment*

***18a. Highlights the results of the study 'Atypical Employment in Aviation' from the University of Ghent, which clearly illustrates that precarious working conditions for pilots and cabin crew have a negative impact on flight safety;***

Or. en

**Amendment 524**

**Thomas Mann, Heinz K. Becker**

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

*Motion for a resolution*

*Amendment*

***18. Calls for social rights of flight and cabin crew to be protected;***

Or. de

**Amendment 525**

**Karima Delli**

**Motion for a resolution  
Paragraph 18 b (new)**

*Motion for a resolution*

*Amendment*

***18b. Points out that, in accordance with the amendments made to the Rome I European rules on mobile workers in 2012, the applicable social law must be that 'of the State from which' the commercial operation or service takes place;***

Or. fr

**Amendment 526**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 18 c (new)**

*Motion for a resolution*

*Amendment*

*18c. Calls for the concept of ‘the place of establishment’ to be made specific so that an operating permit is granted by a Member State if the volume of a company’s air transport business there is significant, while ensuring full coordination of social security systems in compliance with European labour law;*

Or. fr

**Amendment 527**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 18 d (new)**

*Motion for a resolution*

*Amendment*

*18d. Calls for a revision of Regulation (EU) No 83/2014 to ensure compliance with labour law and rest time for airline companies’ flight crews;*

Or. fr

**Amendment 528**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

*Amendment*

*19. Calls on Member States to review their laws to eliminate precarious contracts called ‘zero hour contracts’ or ‘pay to fly*

*deleted*

*contracts'; believes that precarious working conditions are an additional safety risk;*

Or. en

**Amendment 529**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

*Amendment*

*19. Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;*      *deleted*

Or. en

**Amendment 530**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

*Amendment*

*19. Calls on Member States to review their laws to eliminate precarious employment relationships called 'zero-hour-contracts' or 'pay-to-fly' contracts; believes that precarious working conditions are an additional safety risk;*      *Deleted*

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

**Amendment 531**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

19. *Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;*

*Amendment*

19. *Highlights the role of the European Aviation Safety Agency in ensuring that the maximum flying hours and health and safety regulations are fully respected and complied with regardless of the employment contract;*

Or. en

**Amendment 532**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

19. *Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;*

*Amendment*

19. *Calls on Member States to review their laws to provide sufficient flexisecurity at the labour market;*

Or. en

**Amendment 533**

**Danuta Jazłowiecka**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

19. Calls on Member States to **review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'**; believes that **precarious working conditions are** an additional safety risk;

*Amendment*

19. Calls on Member States to **make sure that flexible employment contracts have an appropriate social security coverage under national and EU law**; believes that **unsecure working conditions can be** an additional safety risk;

Or. en

**Amendment 534**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Calls on Member States to review their laws to eliminate precarious employment relationships called 'zero-hour-contracts' **or 'pay-to-fly' contracts**; points out that **precarious working conditions** represent an additional safety risk;

*Amendment*

19. Calls on Member States, **where necessary**, to review their laws **so that instead of** “zero-hour-contracts”, **agreement can be reached on a set number of working hours which the employer can ask a worker to perform as required, provided that he meets the voluntary or mandatory deadlines for doing so; or** to eliminate precarious employment relationships called “pay-to-fly” contracts **for the purpose of evading social security** contributions; points out that such **contract designs might** represent an additional safety risk **in aviation**;

Or. de

**Amendment 535**  
**Jeroen Lenaers**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Calls on Member States to review their laws to eliminate precarious contracts called '**zero hour contracts**' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;

*Amendment*

19. Calls on Member States to review their laws to eliminate precarious contracts called 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;

Or. en

**Amendment 536**

**Siôn Simon, Glenis Willmott, Richard Howitt**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

19. Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;

*Amendment*

19. Calls on Member States to review their laws to eliminate ***on-call work models, such as*** precarious contracts called 'zero hour contracts' or 'pay to fly contracts', ***which can dramatically reduce workers' income and security***; believes that precarious working conditions are an additional safety risk;

Or. en

**Amendment 537**

**Jutta Steinruck**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

19. Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;

*Amendment*

19. ***Calls on the Commission and Member States to review rules on initial training and on licensing of aircrew through eliminating the shortcomings leading to exploitation of pilots accessing the profession***; calls on Member States to review their laws to eliminate precarious



contracts called 'zero hour contracts' or 'pay to fly contracts'; believes that precarious working conditions are an additional safety risk;

Or. en

### **Amendment 538**

**Laura Agea, Tiziana Beghin**

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

##### **Paragraph 19**

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

19. Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay-to-fly contracts'; believes that precarious working conditions are an additional safety risk;

###### *Amendment*

19. Calls on Member States to review their laws to eliminate precarious contracts called 'zero hour contracts' or 'pay-to-fly contracts'; believes that precarious working conditions are an additional safety risk; ***stresses that competitiveness should not come at the price of 'selling off' social safeguards for workers and the quality of services;***

Or. it

### **Amendment 539**

**Ádám Kósa**

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

##### **Paragraph 20**

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

***20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;***

###### *Amendment*

*deleted*

**Amendment 540**

**Martina Dlabajová, Renate Weber**

**Motion for a resolution**

**Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;** *deleted*

**Amendment 541**

**Marian-Jean Marinescu**

**Motion for a resolution**

**Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;** *deleted*

**Amendment 542**  
**Danuta Jazlowiecka, Eduard Kukan**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;** *deleted*

Or. en

**Amendment 543**  
**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Jana Žitňanská**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;** *deleted*

Or. en

**Amendment 544**  
**Ulla Tørnæs**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;**

**deleted**

Or. en

**Amendment 545**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution  
Paragraph 20**

*Motion for a resolution*

*Amendment*

**20. Calls on the Commission to shortly submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;**

**Deleted**

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 546  
Sven Schulze**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission to *shortly submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;*

*Amendment*

20. Calls on the Commission to *examine whether an additional regulatory proposal governing working conditions in the shipping industry which goes beyond the existing agreement concluded by the social partners at EU level;*

Or. de

**Amendment 547**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States *so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;*

*Amendment*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States, *in addition to other measures on vessel flagging, to ensure that those in maritime professions remain employed and receive the necessary training;*

Or. es

**Amendment 548**  
**Elisabeth Morin-Chartier, Georges Bach, Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State **applying** the most favourable standards for workers;

*Amendment*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels (**regardless of the flag it flies**) providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the **Member State with which the seafarer's work is most closely connected**;

Or. en

**Amendment 549**  
**Marju Lauristin**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are **those of the State applying** the most favourable standards for workers;

*Amendment*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are the most favourable standards for workers;

Or. en

**Amendment 550**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission to submit,

*Amendment*

20. Calls on the Commission to submit,

shortly, a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;

shortly, a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers *to guarantee the best economic and social conditions for the workers themselves*;

Or. it

**Amendment 551**  
**Karima Delli**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers;

*Amendment*

20. Calls on the Commission shortly to submit a proposal for a directive on requirements with regard to the crews of vessels providing regular cargo, passenger and ferry services operating between Member States so that the conditions applicable on board a vessel are those of the State applying the most favourable standards for workers; *calls on the Commission to progressively prohibit the practices of Member States that issue ‘European flags of convenience’; stresses, in order to ensure maritime safety, environmental protection and respect for social rights, that the Member States or the authorities responsible can ask for vessels carrying out commercial operations in port to be registered under the national flag of the Member State of the port concerned*;

Or. fr

**Amendment 552**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 21**

*Motion for a resolution*

*Amendment*

*21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;* *deleted*

Or. en

**Amendment 553**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 21**

*Motion for a resolution*

*Amendment*

*21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;* *deleted*

Or. en

**Amendment 554**  
**Jeroen Lenaers**

**Motion for a resolution**  
**Paragraph 21**



*Motion for a resolution*

*Amendment*

**21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;**

*deleted*

Or. en

**Amendment 555  
Marju Lauristin**

**Motion for a resolution  
Paragraph 21**

*Motion for a resolution*

*Amendment*

**21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;**

*deleted*

Or. en

**Amendment 556  
Ádám Kósa**

**Motion for a resolution  
Paragraph 21**

*Motion for a resolution*

*Amendment*

**21. Calls on the Commission, drawing on the US Jones Act, to take the necessary**

*deleted*

*measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;*

Or. en

**Amendment 557**

**Jane Collins**

**Motion for a resolution**

**Paragraph 21**

*Motion for a resolution*

*Amendment*

*21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;*

*deleted*

Or. en

**Amendment 558**

**Sven Schulze**

**Motion for a resolution**

**Paragraph 21**

*Motion for a resolution*

*Amendment*

*21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be*

*deleted*

*associated with the country in which the vessel owner is based;*

Or. de

**Amendment 559**

**Dieter-Lebrecht Koch, Wim van de Camp, Deirdre Clune, Markus Pieper, Andor Deli, Elżbieta Katarzyna Łukacijewska**

**Motion for a resolution**

**Paragraph 21**

*Motion for a resolution*

*Amendment*

**21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;**

**deleted**

*(the deletion is necessary since combating social dumping in the transport sector will be dealt with in the context of the appropriate opinion of the Transport Committee.)*

Or. de

**Amendment 560**

**Elisabeth Morin-Chartier, Georges Bach, Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 21**

*Motion for a resolution*

*Amendment*

**21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports *are built in Europe*, fly a *European* flag and are owned by a *European* company; calls**

**21. Calls on the Commission to take the necessary measures to ensure that vessels carrying goods between two *or more* European ports fly *an EEA* flag and are owned by a company *situated in the EEA and mainly manned by EEA-domiciled***

*for the law that is applicable to be associated with the country in which the vessel owner is based;*

*seafarers; calls for the seafarers employment agreement to be governed by the Member State with which the seafarer's work is most closely connected;*

Or. en

#### **Amendment 561**

**Guillaume Balas, Evelyn Regner, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato**

#### **Motion for a resolution Paragraph 21**

##### *Motion for a resolution*

21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag **and** are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;

##### *Amendment*

21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag, are owned by a European company **and mainly manned by European domiciled seafarers**; calls for the law that is applicable to be associated with the country in which the vessel owner is based;

Or. en

#### **Amendment 562**

**Veronica Lope Fontagné**

#### **Motion for a resolution Paragraph 21**

##### *Motion for a resolution*

21. Calls on the Commission, drawing on the US Jones Act, to **take** the necessary measures to **ensure that** vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner

##### *Amendment*

21. Calls on the Commission, drawing on the US Jones Act, to **evaluate** the necessary measures to **promote a situation where** vessels carrying goods between two European ports are built in Europe, fly a European flag and are owned by a European company; calls for the law that is applicable to be associated with the

is based;

country in which the vessel owner is based;

Or. es

### **Amendment 563**

**Laura Agea, Tiziana Beghin**

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

##### **Paragraph 21**

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

21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are **owned** by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based;

###### *Amendment*

21. Calls on the Commission, drawing on the US Jones Act, to take the necessary measures to ensure that vessels carrying goods between two European ports are built in Europe, fly a European flag and are **owned** by a European company; calls for the law that is applicable to be associated with the country in which the vessel owner is based **and recommends that the main economic and tax regulations applied to vessel owners be based on transparency and the clamping down on any practices that expose these regulations to corruption**;

Or. it

### **Amendment 564**

**Guillaume Balas, Joachim Schuster, Maria João Rodrigues, Jutta Steinruck, Miapetra Kumpula-Natri, Marita Ulvskog, Agnes Jongerius, Evelyn Regner, Edouard Martin, Brando Benifei, Flavio Zanonato**

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

##### **Subheading 3 a (new)**

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

###### *Amendment*

***Anticipation of challenges linked to the digitalisation of the economy***

Or. en

**Amendment 565**  
**Danuta Jazłowiecka, Eduard Kukan**

**Motion for a resolution**  
**Paragraph 22**

*Motion for a resolution*

**22. Calls on the Commission rapidly to draw up proposals to combat unfair competition in the digital and sharing economy;**

*Amendment*

*deleted*

Or. en

**Amendment 566**  
**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**  
**Paragraph 22**

*Motion for a resolution*

**22. Calls on the Commission *rapidly to draw up proposals* to combat unfair competition *in* the digital and sharing economy;**

*Amendment*

**22. Calls on the *Member States and the Commission to take the necessary measures* to combat unfair competition *while at the same time creating an open, flexible market with a regulatory framework that reflects the dynamic nature of* the digital and sharing economy;**

Or. en

**Amendment 567**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 22**

*Motion for a resolution*

**22. Calls on the Commission to *rapidly draw up* proposals to *combat unfair competition in the digital and sharing***

*Amendment*

**22. Calls on the Commission to *observe new phenomena in the digital world of work and, where necessary, to make***

*economy;*

proposals to *rectify cases of abuse*;

Or. de

### **Amendment 568**

**Ádám Kósa**

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

##### **Paragraph 22**

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

22. Calls on the Commission *rapidly to draw up proposals to combat* unfair competition in the digital and sharing economy;

###### *Amendment*

22. Calls on the Commission *to initiate a consultation to identify* unfair competition in the digital and sharing economy *with special regards to automatisisation and robotics*;

Or. en

### **Amendment 569**

**Thomas Mann, Heinz K. Becker**

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

##### **Paragraph 22**

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

22. Calls on the Commission *to rapidly draw up proposals to combat* unfair competition in the digital and sharing economy;

###### *Amendment*

22. Calls on the Commission to *investigate the extent, and consequences, of* unfair competition in the digital and sharing economy;

Or. de

### **Amendment 570**

**Veronica Lope Fontagné**

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

##### **Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission rapidly to draw up proposals *to combat unfair competition in the digital and sharing economy*;

*Amendment*

22. Calls on the Commission rapidly to draw up proposals *on the digital and sharing economy to ensure fair conditions for tax, labour and competition, in addition to customer protection*;

Or. es

**Amendment 571**

**Martina Dlabajová, Marian Harkin, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission *rapidly to draw up proposals to combat unfair competition in the digital and sharing economy*;

*Amendment*

22. Calls on the Commission *to continue combatting unfair competition; agrees that appropriate regulatory environment is needed for digital and shared economy*;

Or. en

**Amendment 572**

**Dieter-Lebrecht Koch**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission to *rapidly* draw up proposals to combat unfair competition in the digital and sharing economy;

*Amendment*

22. *Emphasises that Member States must adapt their legislation to the digital and sharing economy and calls on the Commission, Member States and social partners* to draw up proposals to combat unfair competition in the digital and sharing economy;

Or. de



### **Amendment 573**

**Karima Delli**

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

##### **Paragraph 22**

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

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition *in the digital and sharing economy*;

###### *Amendment*

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition *by undertakings with a background of digital platform capitalism*;

Or. fr

### **Amendment 574**

**Elisabeth Morin-Chartier, Anne Sander, Jérôme Lavrilleux**

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

##### **Paragraph 22**

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

22. Calls on the Commission *rapidly* to draw up proposals to combat unfair competition in the digital and sharing economy;

###### *Amendment*

22. *Recalls the importance of tying the development of the digital and sharing economy to the protection of workers in this new sector; calls on the Commission to evaluate the provisions of European legislation applying to this sector and, if necessary, to draw up proposals to combat unfair competition in the digital and sharing economy;*

Or. fr

### **Amendment 575**

**Guillaume Balas, Joachim Schuster, Maria João Rodrigues, Jutta Steinruck, Miapetra Kumpula-Natri, Marita Ulvskog, Agnes Jongerius, Evelyn Regner, Maria Arena, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato**

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

##### **Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition in the digital **and** sharing economy;

*Amendment*

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition in the digital, sharing **and collaborative** economy **including the field of crowdworking**;

Or. en

**Amendment 576**

**Jutta Steinruck**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition in the digital and sharing economy;

*Amendment*

22. Calls on the Commission rapidly to draw up proposals to combat unfair competition in the digital and sharing economy, **where more flexible working practices may result in precarious forms of employment to which current standards as regards social security, working time, working location, worker participation and employment protection no longer apply; stresses that freedom of association and the right to collective bargaining must be applicable in the context of these new forms of employment**;

Or. en

**Amendment 577**

**Siôn Simon, Glenis Willmott, Richard Howitt**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Calls on the Commission rapidly to draw up proposals to combat unfair

*Amendment*

22. Calls on the Commission rapidly to draw up proposals to combat unfair

competition in the digital and sharing economy;

competition in the digital and sharing economy *as well as addressing the blurring of employment status which leaves workers unprotected, and tackling avoidance of social security and tax payments;*

Or. en

### **Amendment 578**

**Laura Agea, Tiziana Beghin**

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

##### **Paragraph 22**

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

22. Calls on the Commission to draw up, rapidly, proposals to combat unfair competition in the digital and sharing economy;

###### *Amendment*

22. Calls on the Commission to draw up, rapidly, proposals to combat unfair competition in the digital and sharing economy; *also recommends transparency in establishing where the persons concerned are to pay their tax contributions;*

Or. it

### **Amendment 579**

**Guillaume Balas, Joachim Schuster, Maria João Rodrigues, Jutta Steinruck, Miapetra Kumpula-Natri, Marita Ulvskog, Emilian Pavel, Agnes Jongerius, Evelyn Regner, Maria Arena, Edouard Martin, Brando Benifei, Elena Gentile, Sergio Gutiérrez Prieto, Flavio Zanonato**

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

##### **Paragraph 22 a (new)**

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

###### *Amendment*

*22a. notes that digitalization has a crucial impact on European labour markets; highlights that, on the one hand, digitalisation can generate new business models and new jobs, especially for high-skilled but also for low-skilled workers, but on the other hand, it can also lead to*

*precarious forms of employment; regrets, however, that Commission's Digital Single Market Strategy is primarily limited to technical considerations; stresses the need for social considerations to be taken on board in the Digital Single Market Strategy in order to take full advantage of the related employment and growth potential; calls on the Commission to shape the digital single market in a socially just and sustainable way;*

Or. en

**Amendment 580**  
**Georges Bach**

**Motion for a resolution**  
**Paragraph 22 a (new)**

*Motion for a resolution*

*Amendment*

*22a. Takes the view that existing social protection schemes should be adapted to fit the special characteristics of the digital and sharing economy to ensure appropriate social protection for the workers concerned;*

Or. fr

**Amendment 581**  
**István Ujhelyi**

**Motion for a resolution**  
**Paragraph 22 a (new)**

*Motion for a resolution*

*Amendment*

*22a. Considers it important that the planned new provisions relating to the social and working conditions of the transport sector should not prejudice the fundamental freedoms of the EU (such as the freedom to provide services), and*

*should not constitute artificial barriers for transport enterprises as regards competition within the internal market based on real competitive advantages;*

Or. hu

**Amendment 582**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 22 a (new)**

*Motion for a resolution*

*Amendment*

*22a. Believes that in sectors, such as in agriculture, social dumping is not so much connected to abusive practices in posting of workers, but rather on undeclared work, with national or transnational relevance/significance (characterized of both national and transnational dimension); therefore calls on Member States for integrated approaches both of preventive nature, meant at providing simpler administrative burdens for managing employment relations and/or favouring the recourse to electronic means of salary payment, and of repressive nature, reinforcing labour inspections;*

Or. en

**Amendment 583**  
**István Ujhelyi**

**Motion for a resolution**  
**Paragraph 22 b (new)**

*Motion for a resolution*

*Amendment*

*22b. Considers that the issue of social harmonisation and the problem of social dumping extend far beyond the transport*

*sector; considers that this sector already has problems with these matters in relation to economic, employment policy and social policy as regards the freedom to provide services within the internal market;*

Or. hu

**Amendment 584**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 22 b (new)**

*Motion for a resolution*

*Amendment*

*22b. Recalls that in some economic sectors, like agriculture, the working hours system varies according with its seasonal constrains;*

Or. en

**Amendment 585**  
**Agnes Jongerius**

**Motion for a resolution**  
**Subheading III**

*Motion for a resolution*

*Amendment*

III. Towards social convergence

III. Towards *upward* social convergence

Or. en

**Amendment 586**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Subheading III a (new)**

*Motion for a resolution*

*Amendment*

***IIIa. Combating social dumping in agriculture***

Or. en

**Amendment 587**  
**Jeroen Lenaers**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

*Amendment*

***23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;***      ***deleted***

Or. en

**Amendment 588**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

*Amendment*

***23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;***      ***deleted***

Or. en

**Amendment 589**  
**Csaba Sógor**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

*Amendment*

**23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;** *deleted*

Or. en

**Amendment 590**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

*Amendment*

**23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;** *deleted*

Or. en

**Amendment 591**

**Helga Stevens**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

*Amendment*

**23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;**

**23. Wishes periods of posting to be limited in Directive 96/71/EC without jeopardising the effectiveness of the freedom of services, and temporary employment agencies to be excluded from the scope of the directive'**

Or. en



## Amendment 592

Anthea McIntyre, Arne Gericke, Morten Messerschmidt, Jana Žitňanská

### Motion for a resolution

#### Paragraph 23

##### *Motion for a resolution*

23. Takes the view that *a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms*;

##### *Amendment*

23. Takes the view that *the establishment of an internal market in which the free movement of goods, persons, services and capital is ensured is an essential objective of the Union*;

Or. en

## Amendment 593

Martina Dlabajová, Ulla Tørnæs, Renate Weber

### Motion for a resolution

#### Paragraph 23

##### *Motion for a resolution*

23. Takes the view that *a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms*;

##### *Amendment*

23. Takes the view that *the fundamental freedoms of the EU, such as the right of establishment and the freedom of movement of services have to be safeguarded*;

Or. en

## Amendment 594

Danuta Jazłowiecka

### Motion for a resolution

#### Paragraph 23

##### *Motion for a resolution*

23. *Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms*;

##### *Amendment*

23. *Recalls that the EU law provides clear rules on the fundamental rights and economic freedoms and that this is further specified by existing ECJ rulings*;

**Amendment 595**

**Sven Schulze**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

23. *Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;*

*Amendment*

23. *Notes that fundamental rights make economic freedoms possible;*

Or. de

**Amendment 596**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

23. Takes the view that *a social protocol* is necessary to ensure the primacy of *fundamental rights over economic freedoms;*

*Amendment*

23. Takes the view that *urgent action is needed to help the social market economy become established in all the EU Member States, to protect the freedom of all market participants and, at the same time, to ensure social balance;*

Or. de

**Amendment 597**

**Enrique Calvet Chambon**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

23. Takes the view that *a social protocol is*

*Amendment*

23. Takes the view that *continuous*

*necessary to ensure the primacy of fundamental rights over economic freedoms;*

*education is necessary concerning the optimal dynamic equilibrium between the inalienable right to work and inalienable economic freedoms;*

Or. es

**Amendment 598**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

23. Takes the view that *a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;*

*Amendment*

23. Takes the view that *the improving economic situation must be accompanied by more favourable labour relations for workers to deepen the social market economy further;*

Or. es

**Amendment 599**  
**Elisabeth Morin-Chartier, Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

23. *Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;*

*Amendment*

23. *Stresses the importance of equality between fundamental rights and economic freedoms;*

Or. fr

**Amendment 600**  
**Anne Sander**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

23. Takes the view that ***a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;***

*Amendment*

23. Takes the view that ***it is important to ensure equal treatment between fundamental rights and economic freedoms;***

Or. fr

**Amendment 601**

**Tom Vandenkendelaere, Tomáš Zdechovský**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights ***over*** economic freedoms;

*Amendment*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights ***and*** economic freedoms;

Or. en

**Amendment 602**

**Patrick Le Hyaric, Paloma López Bermejo, Neoklis Sylikiotis**

**Motion for a resolution**

**Paragraph 23**

*Motion for a resolution*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;

*Amendment*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms ***and that a social progress clause needs to be included in directives relating to working conditions for workers in the European Union;***

Or. fr

**Amendment 603**  
**Paloma López Bermejo, Neoklis Sylikiotis**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms;

*Amendment*

23. Takes the view that a social protocol is necessary to ensure the primacy of fundamental rights over economic freedoms; ***calls, in this respect, for the EU to complete the process of accession to the European Convention of Human Rights and to systematically align its legislative and policy-making proposals with the European Social Charter, while starting the process for a future accession of the EU to the European Social Charter;***

Or. en

**Amendment 604**  
**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Czesław Hoc, Zdzisław Krasnodębski, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**  
**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Highlights the Five Presidents' Report which recognises in the context of the convergence process that there is no "one-size-fits-all" template;***

Or. en

**Amendment 605**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. calls for respect and promotion of cooperation among employers' and employees' representatives aimed at anticipating and reacting to the changes in the labour market and at reaching agreements on higher standards of employment;***

Or. en

**Amendment 606**

**Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri**

**Motion for a resolution**

**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Calls on the Commission and the Member States to support and to enhance social dialogue, which plays a critical role in achieving decent and productive working conditions; underlines that high labour law and social standards have a crucial role to play in rebalancing economies, supporting incomes, and encouraging investment in capacities; stresses that all EU law and policy documents must respect trade union rights and freedoms, collective agreements and equal treatment of workers;***

Or. en

**Amendment 607**

**Georgi Pirinski**

**Motion for a resolution**

**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Underlines that inequalities in Europe are deepening thus undermining the achievement of Europe 2020 targets on poverty and employment;***

Or. en

**Amendment 608**

**Maria Arena**

**Motion for a resolution**

**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Underlines the importance of establishing economic, fiscal and social mechanisms in the territory of the Union and/or the euro area, which will improve the living standards of citizens in the territory of the Union by reducing economic and social imbalances; in addition urges the Commission, in the specific recommendations it makes to the Member States in the context of the European semester, to incorporate opinions on social issues to ensure greater worker protection through convergence;***

Or. fr

**Amendment 609**

**Laura Agea, Tiziana Beghin**

**Motion for a resolution**

**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Noting the significant fall in the employment rate caused by the economic and financial crisis and in light of the***

*progress in robotics and artificial intelligence and, therefore, the inevitable further fall in the number of jobs, proposes to the European Commission a change in the paradigm that puts the emphasis on 'income' rather than 'work' and, as a result, pursues the objective of guaranteeing a 'minimum citizens' income' throughout the European Union that guarantees a free and dignified life;*

*(We are on the brink of a new social and economic revolution that will lead to a decrease in jobs, and not only in the manufacturing sector. Politics must guide this 'revolution' with a clear change in the paradigm.)*

Or. it

**Amendment 610**

**Jane Collins**

**Motion for a resolution**

**Paragraph 24**

*Motion for a resolution*

*Amendment*

*24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;*

*deleted*

Or. en

**Amendment 611**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 24**



*Motion for a resolution*

*Amendment*

24. Recalls the *Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;*

24. Recalls the *commitments of all the Member States under the EU Charter of Fundamental Rights and the European Social Charter;*

Or. en

**Amendment 612**

**Danuta Jazłowiecka**

**Motion for a resolution  
Paragraph 24**

*Motion for a resolution*

*Amendment*

24. Recalls the Commission's *commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;*

24. Recalls the Commission's *role to propose minimum legal requirements in view to achieve objectives set in the art.151 TFEU taking account of the diverse forms of national practice and the subsidiarity principle;*

Or. en

**Amendment 613**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Czesław Hoc, Zdzisław Krasnodębski, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution  
Paragraph 24**

*Motion for a resolution*

*Amendment*

24. *Recalls* the Commission's *commitment to proposing* a basis of minimum social rights; *emphasises that the establishment of criteria for comparing the various national social systems cannot provide*

24. *Notes* the Commission's *intention to propose* a basis of minimum social rights *by increasing the use of benchmarking and best practice;*

*such a basis, but can only serve as a preliminary analytical framework;*

Or. en

#### **Amendment 614**

**Csaba Sógor**

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

#### **Paragraph 24**

##### *Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; *emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;*

##### *Amendment*

24. *Takes the view that the establishment of a common set of EU minimum social rights would be useful.* Recalls the Commission's commitment to proposing a basis of minimum social rights;

Or. en

#### **Amendment 615**

**Marian-Jean Marinescu**

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

#### **Paragraph 24**

##### *Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; *emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;*

##### *Amendment*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights;

Or. en

#### **Amendment 616**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems *cannot provide such a basis, but can only serve as a preliminary analytical framework*;

*Amendment*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems *can represent the first step towards such a basis*;

Or. de

**Amendment 617**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the Commission's *commitment to proposing a basis of minimum social rights*; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

*Amendment*

24. Recalls *that, in its 2016 work programme*, the Commission *planned to establish a Pillar of Social Rights to analyse existing gaps in order to make progress towards greater alignment between social and work issues*; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

Or. es

**Amendment 618**  
**Agnes Jongerius**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the *Commission's* commitment to proposing a basis of *minimum* social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

*Amendment*

24. Recalls the *Commissions* commitment to proposing a basis of *minimal* social rights; *stresses the need for upward social convergence hence warns against making the lowest common denominator the rule for all Member States*; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

Or. en

**Amendment 619**  
**Enrique Calvet Chambon**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

*Amendment*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights *to guarantee minimum European standards, and to ensuring a minimum level of contributions and taxes to play a part in sufficient levels of social services and benefits*; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework; *notes that comparable social protection is required to achieve a European social model*;

Or. es

**Amendment 620**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

*Amendment*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework; ***hopes, therefore, that we can move, as quickly as possible, from words to a concrete proposal in this area;***

Or. it

**Amendment 621**  
**Georgi Pirinski**

**Motion for a resolution**  
**Paragraph 24**

*Motion for a resolution*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework;

*Amendment*

24. Recalls the Commission's commitment to proposing a basis of minimum social rights; emphasises that the establishment of criteria for comparing the various national social systems cannot provide such a basis, but can only serve as a preliminary analytical framework; ***stresses that the adoption of minimum social rights should not lead to lowering of already existing labour and social standards;***

Or. en

**Amendment 622**  
**Tom Vandenkendelaere, Tomáš Zdechovský**

**Motion for a resolution**  
**Paragraph 24 a (new)**

*Motion for a resolution*

*Amendment*

**24a. Recalls that in some economic sectors, the working hours system varies according with its seasonal constraints;**

Or. en

**Amendment 623**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 25**

*Motion for a resolution*

*Amendment*

**25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;**

*deleted*

Or. en

**Amendment 624**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**

**Paragraph 25**

*Motion for a resolution*

*Amendment*

**25. Desires that wage floors be**

*deleted*

*established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

Or. en

**Amendment 625**  
**Jane Collins**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

*Amendment*

*25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*deleted*

Or. en

**Amendment 626**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

*25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*Amendment*

*25. Recalls that Member States have the competence to establish minimum rates of pay via law and / or collective agreements; reminds that Article 153 TFEU excludes "pay" as EU competence;*

Or. en

**Amendment 627**  
**Veronica Lope Fontagné**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

*25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60 % of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*Amendment*

*25. Considers that wages that enable workers to live a decent life are important for social cohesion and for maintaining a productive economy, but recalls that the setting of wages falls within the competency of the Member States;*



**Amendment 628**  
**Danuta Jazłowiecka**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

**25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;**

*Amendment*

**25. Encourages Member States to introduce, according to their national law and practice and after consulting social partners, a national minimum wage; invites Member States, where this is feasible, to make the minimum wage represent at least 60% of the average national wage;**

**Amendment 629**  
**Guillaume Balas, Maria João Rodrigues, Marita Ulvskog, Jutta Steinruck, Agnes Jongerius, Sergio Gutiérrez Prieto, Evelyn Regner, Maria Arena, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

**25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social**

*Amendment*

**25. calls for the respect and promotion of collective bargaining as well as the establishment of wage floors in the form of, where applicable, decent minimum wages, of at least 60% of the respective national average wage with a view to end the competitive wage race to the bottom,**

*partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*to support aggregate demand and economic recovery and to reduce wage inequalities;*

Or. en

**Amendment 630**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. *Wishes* that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors **should represent at least 60 % of the average national wage; calls on the Commission to consult social partners with a view to introducing, where appropriate, a minimum wage in certain cross-border sectors which are characterised by highly mobile workers;**

*Amendment*

25. *Urges* that **the introduction of** wage floors be **examined by Member States**, possibly in the form of a minimum wage; emphasises that this instrument **should be set up by Member States** on the basis of legislation or convention, in accordance with national practices, with due respect for the role of social partners; **takes the view that the level of the wage floor should be determined by the** social partners;

Or. de

**Amendment 631**  
**Siôn Simon, Glenis Willmott, Richard Howitt**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage **floors** be established,

*Amendment*

25. Desires that wage **mechanism** be

*possibly in the form of a minimum wage*; emphasises that this instrument should be set up on the basis of legislation or ***convention***, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social ***partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers***;

established, *where appropriate, to guarantee equal pay for equal work in the same place*; emphasises that this instrument should be set up on the basis of legislation or ***collective agreement***, in accordance with national practices, with due respect for the role ***and the autonomy*** of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social ***partners fully before presenting any measures to introduce a system for delivering equal pay for equal work in the same place***;

Or. en

### **Amendment 632**

**Csaba Sógor**

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

##### **Paragraph 25**

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

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, ***with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers***;

###### *Amendment*

25. Desires that ***national*** wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices;

Or. en

### **Amendment 633**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. *Wishes that* wage floors *be established*, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; *believes that these wage floors should represent at least 60 % of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*Amendment*

25. *Supports the establishment of* wage floors, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners;

Or. de

**Amendment 634**  
**Marian-Jean Marinescu**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; *believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;*

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners;

Or. en

## Amendment 635

Jeroen Lenaers

### Motion for a resolution

#### Paragraph 25

##### *Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; ***believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;***

##### *Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners;

Or. en

## Amendment 636

Anne Sander

### Motion for a resolution

#### Paragraph 25

##### *Motion for a resolution*

25. ***Desires that wage floors be established, possibly in the form of a minimum wage;*** emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; ***believes that these wage floors should represent at least 60% of the average national wage;*** calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in

##### *Amendment*

25. ***Encourages each Member State to adopt a national minimum wage, with due respect for national practice in that area and for the principle of subsidiarity;*** emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some

some border areas associated with highly mobile workers;

border areas associated with highly mobile workers;

Or. fr

**Amendment 637**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent **at least 60%** of the average national wage; ***calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;***

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent ***an important part*** of the average national wage;

Or. en

**Amendment 638**  
**Elisabeth Morin-Chartier, Jérôme Lavrilleux**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; ***believes that these***

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage ***with due respect for the practices of each Member State***; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect

*wage floors should represent at least 60 % of the average national wage*; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

for the role of the social partners; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers *and in particular in the road transport sector*;

Or. fr

**Amendment 639**  
**Enrique Calvet Chambon**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; *believes that these wage floors should represent at least 60 % of the average national wage*; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

Or. es

**Amendment 640**  
**Dieter-Lebrecht Koch**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Wishes that wage floors be established, possibly in the form of a minimum wage;

*Amendment*

25. Wishes that wage floors be established, possibly in the form of a minimum wage;

emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; ***believes that these wage floors should represent at least 60 % of the average national wage***; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

Or. de

**Amendment 641**  
**Georgi Pirinski**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; ***calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers***;

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage;

Or. en

**Amendment 642**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 25**



*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least **60%** of the average *national* wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least **70 %** of the average wage *in the European Union*; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

*(The threshold of 60% is also too low for fighting social and wage dumping, and should not be calculated on the basis of the average national wage, but on that of the EU.)*

Or. it

**Amendment 643**  
**Emilian Pavel**

**Motion for a resolution**  
**Paragraph 25**

*Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile

*Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage *per each Member State*; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile

workers;

workers;

Or. en

#### **Amendment 644**

**Neoklis Sylikiotis, Paloma López Bermejo**

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

#### **Paragraph 25**

##### *Motion for a resolution*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;

##### *Amendment*

25. Desires that wage floors be established, possibly in the form of a minimum wage; emphasises that this instrument should be set up on the basis of legislation or convention, in accordance with national practices, with due respect for the role of the social partners; believes that these wage floors should represent at least 60% of the average national wage; calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers, *a compulsory and automatic inclusion of posted workers in the relevant collective agreements at their place of work; where no local collective agreement exist, posted workers shall covered by the relevant sectorial collective agreement or law of the country they work in;*

Or. en

#### **Amendment 645**

**Guillaume Balas, Maria João Rodrigues, Jutta Steinruck, Agnes Jongerius, Maria Arena, Edouard Martin, Brando Benifei, Elena Gentile, Flavio Zanonato, Christine Revault D'Allonnes Bonnefoy**

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

#### **Paragraph 25 a (new)**

*Motion for a resolution*

*Amendment*

***25a. calls on the Commission to consult the social partners with a view to introducing, where appropriate, a minimum wage in some border areas associated with highly mobile workers;***

Or. en

**Amendment 646**

**Jan Keller, Olga Sehnalová**

**Motion for a resolution**

**Paragraph 25 a (new)**

*Motion for a resolution*

*Amendment*

***25a. Calls on the Commission to recommend that Member States reduce or eliminate differences in taxation and social security contributions between self-employed persons and employees;***

Or. cs

**Amendment 647**

**Guillaume Balas, Maria João Rodrigues, Jutta Steinruck, Marita Ulvskog, Agnes Jongerius, Evelyn Regner, Edouard Martin, Brando Benifei, Flavio Zanonato**

**Motion for a resolution**

**Paragraph 25 b (new)**

*Motion for a resolution*

*Amendment*

***25b. Stresses the recognised expertise of employees' representatives with regard to a business's strategic choices and decision-making to prevent unfair competition practises;***

Or. en

**Amendment 648**  
**Agnes Jongerius**

**Motion for a resolution**  
**Paragraph 26**

*Motion for a resolution*

*Amendment*

**26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;** *deleted*

Or. en

**Amendment 649**  
**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**  
**Paragraph 26**

*Motion for a resolution*

*Amendment*

**26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;** *deleted*

Or. en

**Amendment 650**  
**Jane Collins**

**Motion for a resolution**  
**Paragraph 26**

*Motion for a resolution*

*Amendment*

**26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;** *deleted*

Or. en

**Amendment 651**

**Jeroen Lenaers**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. *Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;*

*Amendment*

26. *Takes note of the potential value of European automatic stabilisers for strengthening the sustainability of the EMU as a whole; stresses that such stabilisers should not lead to the creation of permanent transfers;*

Or. en

**Amendment 652**

**Sven Schulze**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. Supports the development of *unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;*

*Amendment*

26. Supports the *further* development of *existing support mechanisms such as the European Globalisation Fund;*

Or. de

**Amendment 653**

**Joachim Schuster**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. Supports the development of *unemployment benefit arrangements as a mechanism for absorbing asymmetric*

*Amendment*

26. Supports the development of *a fiscal capacity for the euro area to absorb asymmetric shocks and to boost*

*social* shocks *within the euro area*;

*investment*.

Or. de

**Amendment 654**

**Veronica Lope Fontagné**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. Supports the development of *unemployment benefit arrangements* as a mechanism for absorbing asymmetric *social* shocks within the euro area;

*Amendment*

26. Supports the development, *after studying and analysing all the options*, of a mechanism for absorbing asymmetric shocks within the euro area;

Or. es

**Amendment 655**

**Anne Sander, Elisabeth Morin-Chartier, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. *Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within* the euro area;

*Amendment*

26. *Proposes that the Commission and the Member States give further thought to establishing European unemployment insurance for* the euro area;

Or. fr

**Amendment 656**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. *Supports* the development of

*Amendment*

26. *Even though* the development of

unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

unemployment benefit arrangements ***debated between 2012-2014 without conclusion***, as a mechanism for absorbing asymmetric social shocks within the euro area ***can be questioned based on the fact that each Member State has its own traditions and practices and the fact that convergence in incomes was faster in Europe than elsewhere (GDP per capita levels in 1970 and growth from 1970 to 2009);<sup>1 a</sup>***

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<sup>1 a</sup> ***Raiser, Martin; Gill, Indermit S.. 2012. Golden Growth : Restoring the Lustre of the European Economic Model. Washington, DC: World Bank. © World Bank. <https://openknowledge.worldbank.org/handle/10986/6016> License: CC BY 3.0 IGO., p. 41***

Or. en

#### **Amendment 657**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

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

#### **Paragraph 26**

##### *Motion for a resolution*

26. Supports the development of unemployment benefit arrangements ***as a mechanism for absorbing asymmetric social shocks within the euro area;***

##### *Amendment*

26. Supports the ***exchange of best practice between Member States on the*** development of unemployment benefit arrangements; ***stresses that the provision and management of social security systems is a Member State competence and are diversely structured which the Union coordinates but does not harmonise;***

Or. en

## Amendment 658

Danuta Jazłowiecka, Heinz K. Becker, Eduard Kukan

### Motion for a resolution

#### Paragraph 26

##### *Motion for a resolution*

26. Supports the *development of* unemployment benefit arrangements *as a mechanism for absorbing asymmetric social shocks within the euro area*;

##### *Amendment*

26. Supports the unemployment benefit arrangements *at Member States level and their portability under the EU social security coordination*;

Or. en

## Amendment 659

Dieter-Lebrecht Koch

### Motion for a resolution

#### Paragraph 26

##### *Motion for a resolution*

26. *Supports the development of* unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

##### *Amendment*

26. *Emphasises the significance of national* unemployment benefit arrangements, *and encourages enhanced cooperation between national employment agencies* as a mechanism for absorbing asymmetric social shocks within the euro area;

Or. de

## Amendment 660

Thomas Mann, Heinz K. Becker

### Motion for a resolution

#### Paragraph 26

##### *Motion for a resolution*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks *within the euro area*;

##### *Amendment*

26. Supports the development of *effective and efficient national* unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks;



**Amendment 661**

**Claude Rolin**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. Supports the development of *unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;*

*Amendment*

26. Supports the development of *a system of solidarity which enables countries undergoing an asymmetric economic shock to maintain their policy of compensation for people who have lost their jobs and to expand their return-to-work policies; this system should be temporary and dependent on an action plan validated by the Commission;*

Or. fr

**Amendment 662**

**Emilian Pavel**

**Motion for a resolution**

**Paragraph 26**

*Motion for a resolution*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

*Amendment*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area, *whilst taking into consideration standards for upcoming Member States legally binded to join the euro area;*

Or. en

**Amendment 663**

**Maria Arena**

**Motion for a resolution**  
**Paragraph 26**

*Motion for a resolution*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

*Amendment*

26. Supports the development of **European** unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

Or. fr

**Amendment 664**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 26**

*Motion for a resolution*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area;

*Amendment*

26. Supports the development of unemployment benefit arrangements as a mechanism for absorbing asymmetric social shocks within the euro area; ***stresses the need to accompany social stabilisers with effective employment policies that have the main aim of creating quality jobs;***

Or. it

**Amendment 665**  
**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**  
**Paragraph 26 a (new)**

*Motion for a resolution*

*Amendment*

***26a. Sees no need to develop an EU-wide unemployment benefit system; fears that this would represent the first step towards the establishment of a transfer union;***

Or. de

**Amendment 666**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 27**

*Motion for a resolution*

*Amendment*

**27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors and the entire subcontracting chain;** *deleted*

Or. en

**Amendment 667**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 27**

*Motion for a resolution*

*Amendment*

**27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors and the entire subcontracting chain;** *deleted*

Or. en

**Amendment 668**

**Sven Schulze**

**Motion for a resolution**

**Paragraph 27**

*Motion for a resolution*

*Amendment*

**27. Calls on the Commission to propose a** *deleted*

*legal instrument to address the cross-border dimensions of sub-contracting, extending the joint and several liability of the payer to include all economic sectors and the entire sub-contracting chain;*

Or. de

**Amendment 669**  
**Sofia Ribeiro**

**Motion for a resolution**  
**Paragraph 27**

*Motion for a resolution*

*Amendment*

*27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors and the entire subcontracting chain;* *deleted*

Or. en

**Amendment 670**  
**Thomas Mann**

**Motion for a resolution**  
**Paragraph 27**

*Motion for a resolution*

*Amendment*

*27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of sub-contracting, extending the joint and several liability of the payer to include all economic sectors and the entire sub-contracting chain;* *deleted*

Or. de

### **Amendment 671**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

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

##### **Paragraph 27**

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

27. Calls on the Commission *to propose a legal instrument* to address the cross-border dimensions of outsourcing, *extending the joint and several liability of the payer to include all economic sectors and the entire subcontracting chain;*

###### *Amendment*

27. Calls on *the Member States together with* the Commission *to consider the need for taking action at EU level in line with the principle of subsidiarity* to address the cross-border dimensions of outsourcing; *highlights in the regard the benefits of non-legislative initiatives;*

Or. en

### **Amendment 672**

**Danuta Jazłowiecka, Georges Bach, Heinz K. Becker, Eduard Kukan**

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

##### **Paragraph 27**

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

27. *Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors and the entire subcontracting chain;*

###### *Amendment*

27. *Recalls that Member States can set up, in consultation with the concerned social partners, "joint and several liability" mechanisms at national level applicable towards local and foreign companies in order to enable local and foreign workers to execute their rights; reminds that such a possibility was confirmed by the Enforcement Directive on the Posting of workers;*

Or. en

### **Amendment 673**

**Emilian Pavel**

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

##### **Paragraph 27**

*Motion for a resolution*

27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, ***extending*** the joint and several liability of the payer ***to include all economic sectors and the entire*** subcontracting chain;

*Amendment*

27. Calls on the Commission to propose a legal instrument to address the cross-border dimensions of outsourcing, ***including*** the joint and several liability of the payer ***for the working conditions and minimum income guaranteed by the*** subcontracting chain;

Or. en

**Amendment 674**

**Anne Sander, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 27**

*Motion for a resolution*

27. Calls on the Commission to ***propose a legal instrument to*** address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors ***and the entire subcontracting chain;***

*Amendment*

27. Calls on the Commission to address the cross-border dimensions of outsourcing, extending the joint and several liability of the payer to include all economic sectors;

Or. fr

**Amendment 675**

**Laura Agea, Tiziana Beghin**

**Motion for a resolution**

**Paragraph 27 a (new)**

*Motion for a resolution*

***27a. Calls on the Commission to increase economic resources and the number of instruments aimed at fighting speculation through the abuse of subcontracting agreements and, therefore, the subsequent suppression of the rights and safety of workers;***

*Amendment*

*(in certain cases, subcontracting, like the failure to respect working hours, constitutes a reprehensible speculative instrument.)*

Or. it

#### **Amendment 676**

**Danuta Jazłowiecka, Heinz K. Becker, Georges Bach, Eduard Kukan**

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

#### **Paragraph 27 a (new)**

*Motion for a resolution*

*Amendment*

***27a. Recognizes the risks related to long chains of subcontracting; calls on the Commission to carefully monitor the application of the obligation put on Member States in the Enforcement Directive to provide for measures ensuring that in the construction sector in subcontracting chains posted workers can hold the contractor of which the employer is a direct subcontractor liable for the respect of their workers' rights;***

Or. en

#### **Amendment 677**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

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

#### **Paragraph 28**

*Motion for a resolution*

*Amendment*

***28. Calls on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of both their subsidiaries that their subcontractors operating in third countries in order to prevent the risk of violations of human rights, corruption,***

***28. Recalls that the provisions of the Enforcement Directive on subcontracting liability are designed to ensure the security in the supply chain for workers;***

*severe physical injury or environmental damage and the violation of ILO Conventions;*

Or. en

#### **Amendment 678**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

#### **Motion for a resolution Paragraph 28**

##### *Motion for a resolution*

28. Calls on the *Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of both their subsidiaries that their subcontractors operating in third countries in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;*

##### *Amendment*

28. Calls on the *Member States and the Commission where appropriate to consider the social and economic arguments in favour of ratifying and implementing ILO Conventions;*

Or. en

#### **Amendment 679**

**Danuta Jazłowiecka**

#### **Motion for a resolution Paragraph 28**

##### *Motion for a resolution*

28. Calls on *the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of both their subsidiaries that their subcontractors operating in third countries* in order to prevent the risk of violations of human rights, corruption,

##### *Amendment*

28. Calls on *all relevant stakeholders to put in place an appropriate cooperation* in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;



severe physical injury or environmental damage and the violation of ILO Conventions;

Or. en

**Amendment 680**  
**Enrique Calvet Chambon**

**Motion for a resolution**  
**Paragraph 28**

*Motion for a resolution*

28. Calls on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of ***both their subsidiaries and*** their subcontractors operating in third countries ***in order to prevent the risk of human rights violations, corruption, severe physical injury or environmental damage or the violation of ILO Conventions;***

*Amendment*

28. Calls on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of their subcontractors operating in third countries;

Or. es

**Amendment 681**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 28**

*Motion for a resolution*

28. Calls on the Commission to ***also propose an appropriate legislative instrument providing*** that companies have a ***duty of care for which*** they may be held liable, in respect of both their ***subsidiaries and their sub-contractors operating in third countries*** in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO

*Amendment*

28. Calls on the Commission ***to examine*** how companies ***can be required*** to have a ***greater*** duty of care with respect to their subsidiaries ***operating in third countries in order to prevent the*** risk of violations of human rights, corruption, physical injury or environmental damage and the violation of ILO Conventions;

Conventions;

Or. de

### **Amendment 682**

**Mara Bizzotto, Dominique Martin, Joëlle Mélin**

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

##### **Paragraph 28**

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

28. Calls *on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable*, in respect of both their subsidiaries as well as their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

###### *Amendment*

28. Calls *on all levels of government and all offices to increase the liability of companies*, in respect of both their subsidiaries as well as their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

Or. it

### **Amendment 683**

**Elisabeth Morin-Chartier, Jérôme Lavrilleux**

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

##### **Paragraph 28**

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

28. Calls *on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable*, in respect of both their subsidiaries and their subcontractors operating in third countries in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

###### *Amendment*

28. Calls *on enterprises to assume a duty of care for which they may be held liable*, in respect of both their subsidiaries and their outsourcers operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

**Amendment 684**

**Anne Sander**

**Motion for a resolution**

**Paragraph 28**

*Motion for a resolution*

28. ***Calls on the Commission to propose an appropriate legislative vehicle providing that*** companies have a duty of care for which they may be held liable, in respect of both their subsidiaries and their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

*Amendment*

28. ***Recommends that*** companies have a duty of care for which they may be held liable, in respect of both their subsidiaries and their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

Or. fr

**Amendment 685**

**Karima Delli**

**Motion for a resolution**

**Paragraph 28**

*Motion for a resolution*

28. Calls on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of both their subsidiaries and their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions;

*Amendment*

28. Calls on the Commission to propose an appropriate legislative vehicle providing that companies have a duty of care for which they may be held liable, in respect of both their subsidiaries and their subcontractors operating in third countries, in order to prevent the risk of violations of human rights, corruption, severe physical injury or environmental damage and the violation of ILO Conventions; ***proposes, for this purpose, the inclusion in outsourcing contracts of a clause guaranteeing advance declaration and direct payment of sub-contractors by the***

*principal, in order to ensure joint and several liability in the outsourcing chain;*

Or. fr

**Amendment 686**

**Patrick Le Hyaric, Paloma López Bermejo, Neoklis Sylikiotis**

**Motion for a resolution**

**Paragraph 28 a (new)**

*Motion for a resolution*

*Amendment*

*28a. Demands a thorough revision of the Posted Workers Directive, and calls for the principle of ‘equal pay for equal work’ to be laid down in black and white and for the host country to be entitled to apply to foreign workers its own legislation on working conditions and collective labour agreements;*

Or. fr

**Amendment 687**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**

**Paragraph 28 a (new)**

*Motion for a resolution*

*Amendment*

*28a. Emphasises that in its resolution of 6 February 2013 on Corporate Social Responsibility, CSR, (2012/2097 (INI)), the European Parliament made it absolutely clear that charitable activities shall never be an obligation in a free society within the framework of CSR; firmly believes that a commitment to CSR would lead people to be less receptive to charity;*

Or. de

**Amendment 688**

**Maria Arena**

**Motion for a resolution**

**Paragraph 28 a (new)**

*Motion for a resolution*

*Amendment*

*28a. Considers it essential, in strict compliance with Article 9 TFEU, to include in any European Union trade agreements social and environmental standards for the parties to combat unfair competition and defend the European social model;*

Or. fr

**Amendment 689**

**Thomas Mann, Heinz K. Becker**

**Motion for a resolution**

**Paragraph 28 b (new)**

*Motion for a resolution*

*Amendment*

*28 b. requests that enterprises, particularly SMEs, must not in any way be required to disclose non-financial information about their voluntary social engagement; emphasises that this leads to unreasonably high bureaucratic costs and would jeopardise social commitment instead of promoting it;*

Or. de

**Amendment 690**

**Anthea McIntyre, Arne Gericke, Amjad Bashir, Helga Stevens, Morten Messerschmidt, Jana Žitňanská**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

Or. en

**Amendment 691**

**Martina Dlabajová, Ulla Tørnæs, Renate Weber**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

Or. en

**Amendment 692**

**Sofia Ribeiro**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

Or. en

**Amendment 693**

**Anne Sander, Elisabeth Morin-Chartier, Jérôme Lavrilleux**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

Or. fr

**Amendment 694**

**Jeroen Lenaers**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

Or. en

**Amendment 695**

**Enrique Calvet Chambon**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;** *deleted*

**Amendment 696**

**Tom Vandenkendelaere, Tomáš Zdechovský, Jeroen Lenaers**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;**

**deleted**

Or. en

**Amendment 697**

**Ádám Kósa**

**Motion for a resolution**

**Paragraph 29**

*Motion for a resolution*

*Amendment*

**29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be revised before any trade agreement including provisions relating to 'Mode 4' can be concluded;**

**29. Considers that *WTO Mode 4 (Mode 4) regulation of the employment of posted workers from a third country and taking place within the framework of trade agreements can only be achieved with reference to the regulations and directives regulating the internal mobility of workers employed by enterprises established in EU Member States*; considers, in view of this, that a means for European investments in third-country enterprises must be opened up, *but it cannot lead to more favourable treatment of the interested parties than the enterprises and workers of EU Member States receive*;**

Or. hu



**Amendment 698**  
**Sven Schulze**

**Motion for a resolution**  
**Paragraph 29**

*Motion for a resolution*

29. Considers that *Directive 96/71/EC and the rules coordinating* social security systems must be *revised before any trade agreement including provisions relating to 'Mode 4' can be concluded*;

*Amendment*

29. Considers that *the* social security systems must *not* be *subverted by* concluding *trade agreements*;

Or. de

**Amendment 699**  
**Danuta Jazłowiecka, Georges Bach, Eduard Kukan**

**Motion for a resolution**  
**Paragraph 29**

*Motion for a resolution*

29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be *revised* before any trade agreement including provisions relating to 'Mode 4' can be concluded;

*Amendment*

29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be *analysed* before any trade agreement including provisions relating to 'Mode 4' can be concluded;

Or. en

**Amendment 700**  
**Csaba Sógor**

**Motion for a resolution**  
**Paragraph 29**

*Motion for a resolution*

29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be *revised* before any trade agreement including provisions relating to 'Mode 4' can be concluded;

*Amendment*

29. Considers that Directive 96/71/EC and the rules coordinating social security systems must be *fully applied* before any trade agreement including provisions relating to 'Mode 4' can be concluded;

**Amendment 701**  
**Laura Agea, Tiziana Beghin**

**Motion for a resolution**  
**Paragraph 29 a (new)**

*Motion for a resolution*

*Amendment*

***29a. Calls on the Commission and Member States to carefully consider the proposal to grant market economy status (MES) to China, and then act accordingly; believes that making this decision without involving the European Parliament, the only body that is democratically elected by European citizens, would put the economy, productivity and employment throughout the European Union at serious risk; therefore recommends considering this prospect as opening us up to the serious risk of unfair competition, the dumbing down of social guarantees and a huge loss of jobs, making the paradigm of social dumping more than just symbolic;***

Or. it

**Amendment 702**  
**Georges Bach**

**Motion for a resolution**  
**Paragraph 29 a (new)**

*Motion for a resolution*

*Amendment*

***29 a. Asks the Commission to take the recommendations in this resolution into account as far as possible in the ‘worker mobility package’;***

Or. fr

**Amendment 703**

**Sofia Ribeiro**

**Motion for a resolution**

**Paragraph 29 a (new)**

*Motion for a resolution*

*Amendment*

***29a. Stresses the need for a better coordination of the different European policies;***

Or. en

**Amendment 704**

**Sofia Ribeiro**

**Motion for a resolution**

**Paragraph 29 b (new)**

*Motion for a resolution*

*Amendment*

***29b. Calls for a strengthened European coordination to move towards a social convergence, for the creation of a renewed European social model.***

Or. en