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Committee on International Trade

2014/2228(INI)

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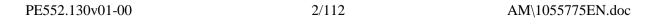
AMENDMENTS 620 - 822

Draft report Bernd Lange(PE549.135v01-00)

containing the European Parliament's recommendations to the Commission on the negotiations for the Transatlantic Trade and Investment Partnership (TTIP) (2014/2228(INI))

AM\1055775EN.doc PE552.130v01-00

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Amendment 620 Marine Le Pen

Motion for a resolution Paragraph 1 – point d

Motion for a resolution

Amendment

(d) regarding the rules:

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs, investment and intellectual property;

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards: an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for **Economic Cooperation and Development** (OECD) and a clearly structured civil society involvement; (iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement; (iv) to ensure that labour and

deleted

environmental standards are made enforceable, by building on the good experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation; (v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive; (vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

- (vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources; (viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination is applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected (ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy; (x) to ensure that TTIP serves as a forum
- (x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides;
- (xi) to ensure that TTIP includes a specific chapter on SME's and aims at

creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

(xiii); to ensure that investment protection provisions are limited to postestablishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;;

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights

(IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health; (xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament:

Or. fr

Amendment 621

Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – introductory part

Motion for a resolution

Amendment

(d) regarding the rules:

(d) regarding the rules *pillar*:

Or. en

Amendment 622 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point i

Motion for a resolution

Amendment

(i) to combine negotiations on market access and regulatory cooperation with the

(i) to combine negotiations on market access and regulatory cooperation with the

PE552.130v01-00 6/112 AM\1055775EN.doc

establishment of ambitious rules and *disciplines*, inter alia on sustainable development, energy, SMEs, investment and intellectual property;

establishment of ambitious rules and *principles*, inter alia on sustainable *economic* development, energy, SMEs, investment and intellectual property;

Or. en

Amendment 623 Bendt Bendtsen

Motion for a resolution Paragraph 1 – point d – point i

Motion for a resolution

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs, investment and intellectual property;

Amendment

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, *pharmaceuticals*, SMEs, investment and intellectual property;

Or. en

Amendment 624 Godelieve Quisthoudt-Rowohl, Iuliu Winkler, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point i

Motion for a resolution

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs, investment and intellectual property;

Amendment

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs *and* investment;

Or. de

Amendment 625 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point i

Motion for a resolution

(i) to *combine* negotiations on market access *and* regulatory cooperation *with* the establishment of *ambitious* rules and disciplines, *inter alia on sustainable* development, energy, SMEs, investment and intellectual property;

Amendment

(i) to withhold from cross-bargaining in negotiations on market access, regulatory cooperation, and the establishment of rules and disciplines, since each of these three pillars follows a different logic and specific sensitivities;

Or. en

Amendment 626 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point i

Motion for a resolution

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, *inter alia on* sustainable development, energy, SMEs, investment and intellectual property;

Amendment

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines *on issues such as, but not limited to*, sustainable development, energy, SMEs, investment and intellectual property;

Or. en

Amendment 627 David Borrelli, Tiziana Beghin

Motion for a resolution Paragraph 1 – point d – point i

PE552.130v01-00 8/112 AM\1055775EN.doc

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs, investment and intellectual property;

Amendment

(i) to combine negotiations on market access and regulatory cooperation with the establishment of ambitious rules and disciplines, inter alia on sustainable development, energy, SMEs, investment, transparency in state subsidies, price-fixing, abuse of dominant market position, competition between private companies and state-owned/state controlled-companies and intellectual property;

Or. en

Amendment 628 Lola Sánchez Caldentey

Motion for a resolution Paragraph 1 – point d – point i a (new)

Motion for a resolution

Amendment

(ia) to comply with the approved commitments in the context of the United Nations and other competent international organisations commitments on trade issues, especially regarding human rights, women's rights, labour rights, indigenous rights, and the protection of our environment to take priority over corporate and private interests;

Or. en

Amendment 629 Eleonora Forenza

Motion for a resolution Paragraph 1 – point d – point i a (new)

Amendment

(ia) to secure that the level of EU social and labour standards, consumer and public health protection, care for the environment including regeneration of our natural resources, animal welfare, food safety standards and environmentally sustainable agricultural practices, access to information and labelling, culture and medicine, financial market regulation as well as data protection, net neutrality and other digital rights continue to be respected, not ''harmonised'' down to the lowest common denominator.

Or. en

Amendment 630 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for **Economic Cooperation and Development** (OECD) and a clearly structured civil

Amendment

(ii) to ensure that the sustainable development chapter aims at supporting the promotion of decent work through effective domestic implementation of International Labour Organisation (ILO) core labour standards, as defined in the 1998 ILO Declaration of Fundamental Principles and Rights at Work and relevant Multilateral Environment Agreements, as well as enhancing cooperation on trade-related aspects of sustainable development;

Amendment 631 Ulrike Müller

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Amendment

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions *must* be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter must also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Or. en

Amendment 632 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter *aims at the full and*

Amendment

(ii) to ensure that the sustainable development chapter *stresses that the EU*

effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for **Economic Cooperation and Development** (OECD) and a clearly structured civil society involvement;

and the US share the same environmental social and labour objectives; even if the legal status of respective international conventions differs;

Or. en

Amendment 633 Reimer Böge

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society

Amendment

(ii) to ensure that the sustainable development chapter aims at the full and effective commitment to enforce the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly

PE552.130v01-00 12/112 AM\1055775EN.doc

Or. de

Amendment 634

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Amendment

(ii) to ensure that the sustainable development chapter is binding and enforceable and aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement:

Or. en

Amendment 635

Jarosław Wałęsa, Andrzej Grzyb, Agnieszka Kozłowska-Rajewicz, Julia Pitera, Dariusz Rosati, Adam Szejnfeld, Danuta Jazłowiecka, Elżbieta Katarzyna Łukacijewska, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point ii

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement:

Amendment

(ii) to ensure that the sustainable development chapter aims at reaffirmation of the Parties' commitment to shared key principles stemming from the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

(Commission in its position paper on Trade and Sustainable Development suggests less stringent provisions. We have to be careful in obliging US to ratify all ILO conventions, as this is probably nonnegotiable issues for them.)

Or. en

Amendment 636
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to *ensure* that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour

Amendment

(ii) to *make it a precondition to the signing of an agreement* that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the

PE552.130v01-00 14/112 AM\1055775EN.doc

Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Or. en

Amendment 637 Daniel Caspary, Godelieve Quisthoudt-Rowohl

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Amendment

(ii) to ensure that the sustainable development chapter aims at the full and effective implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at *further* improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and clearly structured dialogue with so-called civil society;

Amendment 638 Godelieve Quisthoudt-Rowohl, Iuliu Winkler, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that *the sustainable* development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for **Economic Cooperation and Development** (OECD) and a clearly structured civil society involvement;

Amendment

(ii) to ensure that the agreement supports the drafting and enforcement of legal provisions and political measures in the area of labour and environmental law and promotes the consideration of core standards and benchmarks laid down by the International Labour Organisation (ILO); calls for the harmonisation of standards in the area of Corporate Social Responsibility (CSR);

Or. de

Amendment 639 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and

Amendment

(ii) ensure that the sustainable development *chapter's* provisions should be aimed at *safeguarding and promoting* levels of

PE552.130v01-00 16/112 AM\1055775EN.doc

enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement:

protection of labour and environmental standards; asks, therefore, that negotiators include an ambitious trade and sustainable development chapter which should aim at setting new global benchmarks for a trade agreement;

Or. en

Amendment 640 Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Maria Arena, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society

Amendment

(ii) to ensure that the sustainable development chapter is binding and enforceable and makes the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements a condition of the agreement; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation

AM\1055775EN.doc 17/112 PE552.130v01-00

and Development (OECD) and a clearly structured civil society involvement;

Or. en

Amendment 641 Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Petras Auštrevičius, Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point ii

Motion for a resolution

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards; an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement:

Amendment

(ii) to ensure that the sustainable development chapter aims at the full and effective ratification, implementation and enforcement of standards which align with the eight fundamental conventions of the International Labour Organisation (ILO) and their content, the ILO's Decent Work Agenda and the core international environmental agreements; provisions should be aimed at improving levels of protection of labour and environmental standards: an ambitious trade and sustainable development chapter should also include rules on corporate social responsibility based on the Guidelines for Multinational Enterprises of the Organisation for Economic Cooperation and Development (OECD) and a clearly structured civil society involvement;

Or. en

Amendment 642 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman

Motion for a resolution Paragraph 1 – point d – point iii

Amendment

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement; deleted

Or. en

Amendment 643 Godelieve Quisthoudt-Rowohl, Iuliu Winkler, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point iii

Motion for a resolution

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Amendment

(iii) it must be ensured that the horizontal dimensions of the provisions of labour and social law in the sustainable development chapter are integrated in the relevant operational parts of the agreement in order to ensure a coherent and comprehensive approach;

Or. de

Amendment 644 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point iii

Motion for a resolution

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as Amendment

(iii) to ensure that standards set in one chapter are upheld in the other chapters included in the agreement and attention is be paid to preventing contradictions and repetition between chapters;

AM\1055775EN.doc 19/112 PE552.130v01-00

investment, trade in services, regulatory cooperation and public procurement;

Or. en

Amendment 645 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point iii

Motion for a resolution

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Amendment

(iii) to ensure that labour and environmental standards *and the right to regulate for national, regional and local authorities* are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Or. en

Amendment 646 Inmaculada Rodríguez-Piñero Fernández, Clara Eugenia Aguilera García

Motion for a resolution Paragraph 1 – point d – point iii

Motion for a resolution

(iii) to ensure that labour *and* environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Amendment

(iii) to ensure that labour, *social and* environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Or. es

Amendment 647 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point iii

Motion for a resolution

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement;

Amendment

(iii) to ensure that labour and environmental standards are not limited to the trade and sustainable development chapter but are equally included in other areas of the agreement, such as investment, trade in services, regulatory cooperation and public procurement and to ensure through the use of clear and unambiguous language that no provision in the agreement will lower European environmental and food safety standards, in particular to oppose any agreement that may, even in theory, grant access to the EU market to GMOs, chlorine-treated poultry and hormone-treated beef;

Or. en

Amendment 648 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point iv

Motion for a resolution

(iv) to ensure that labour and environmental standards are made enforceable, by building on the good experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation;

Amendment

(iv) to ensure that labour and environmental standards are given a chance to be effective in practice by means of a dedicated dispute settlement mechanism,

Or. en

Amendment 649 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point iv

Motion for a resolution

(iv) to ensure that labour and environmental standards are made enforceable, by building on the good experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation;

Amendment

(iv) to ensure that labour and environmental standards are made enforceable, by building on the good experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation; to ensure that the implementation of and compliance with labour provisions is subjected to an effective monitoring process, involving social partners and civil society representatives; to ensure that the trade and sustainable development chapter is subject to the general dispute settlement mechanism contained in the future agreement;

Or. en

Amendment 650 Franck Proust, Tokia Saïfi

Motion for a resolution Paragraph 1 – point d – point iv

Motion for a resolution

(iv) to ensure that labour and environmental standards are made enforceable, by building on the good experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation;

Amendment

(iv) to ensure that labour and environmental standards are made enforceable, by building on all experience judged to be good by the European institutions, Member States and national parliaments;

Or. fr

PE552.130v01-00 22/112 AM\1055775EN.doc

Amendment 651 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point iv

Motion for a resolution

(iv) to ensure that labour and environmental standards are *made enforceable*, by building on *the good* experience of *the EU-Korea free trade agreement* and good and effective practices in the *US*'s free trade agreements and national legislation;

Amendment

(iv) to ensure that labour and environmental standards are *included*, by building on *previous* experience of *existing EU FTAs* and good and effective practices in the *US's* free trade agreements and national legislation

Or. en

Amendment 652 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point iv

Motion for a resolution

(iv) to ensure that labour and environmental standards are made enforceable, by building on the *good* experience of the EU-Korea free trade agreement and good and effective practices in the US's free trade agreements and national legislation;

Amendment

(iv) to ensure that labour and environmental standards *and rights* are made enforceable, by building on the *procedures set down in* the EU-Korea free trade agreement and *by adding enforcement* practices in the US's free trade agreements and national legislation;

Or. en

Amendment 653 Jörg Leichtfried, Jude Kirton-Darling, Agnes Jongerius

Motion for a resolution Paragraph 1 – point d – point iv a (new)

AM\1055775EN.doc 23/112 PE552.130v01-00

Amendment

(iva) requests the inclusion of a human rights clause used in many agreements to ensure that the principles of human rights and democracy are applied.

Or. en

Amendment 654 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point iv a (new)

Motion for a resolution

Amendment

(iva) to put in place mechanisms to support workers displaced by the effect of TTIP and to tackle the loss of net jobs in Europe;

Or. en

Amendment 655 Eleonora Forenza

Motion for a resolution Paragraph 1 – point d – point iv a (new)

Motion for a resolution

Amendment

(iva) to support in the negotiations the fullest right for each party to assess legislation in its own method. Furthermore calls the commission to defend the EU aquis concerning the precautionary principle that enables rapid response in the face of a possible danger to human, animal or plant health, or to protect the environment.

Or. en

Amendment 656 Jörg Leichtfried, Jude Kirton-Darling, Agnes Jongerius

Motion for a resolution Paragraph 1 – point d – point iv b (new)

Motion for a resolution

Amendment

(ivb) stresses that trade agreements must under no circumstances be allowed to undermine labour and social law and collective agreement provisions. Possible negotiations on mode IV must be bound to functioning cross-border cooperation in administration and justice in Labour and Employment Law issues as a condition for the guarantee of collective agreement wages and working conditions. It must be possible to make any lack of enforcement by the contractual parties subject to dispute settlement including sanctions.

Or. en

Amendment 657 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point iv b (new)

Motion for a resolution

Amendment

(ivb) to take into account the effect of delocalisation of European enterprises to the US where more attractive conditions for production exist and to consider that many European enterprises will relocate their R&D departments to the US, leading to a reduction of EU capacity to innovate;

Or. en

Amendment 658 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point iv c (new)

Motion for a resolution

Amendment

(ivc) to reject any agreement that might pose a threat to labour standards in Europe and lead to social dumping;

Or. en

Amendment 659 Reimer Böge

Motion for a resolution Paragraph 1 – point d – point v

Motion for a resolution

Amendment

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive; deleted

deleted

Or. de

Amendment 660 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point v

Motion for a resolution

Amendment

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive;

Or. en

PE552.130v01-00 26/112 AM\1055775EN.doc

Amendment 661 Franck Proust

Motion for a resolution Paragraph 1 – point d – point v

Motion for a resolution

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive;

Amendment

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive; and that whistle-blowers within companies have legal protection for their activities on both sides of the Atlantic;

Or. fr

Amendment 662 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point v

Motion for a resolution

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive;

Amendment

(v) to ensure that employees of transatlantic companies, *registered under EU member state law*, have access to information and consultation in line with the European works council directive;

Or. en

Amendment 663 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point v

AM\1055775EN.doc 27/112 PE552.130v01-00

(v) to ensure that employees of transatlantic companies have access to information and consultation in line with the European works council directive;

Amendment

(v) to ensure, in fully respect of national legislation, that employees of transatlantic companies have the same right as other employees based in a location;

Or. en

Amendment 664 Daniel Caspary, Godelieve Quisthoudt-Rowohl

Motion for a resolution Paragraph 1 – point d – point v

Motion for a resolution

(v) to ensure that employees of transatlantic companies have access to information and consultation *in line with* the European works council directive;

Amendment

(v) to ensure that employees of transatlantic companies have access to information and consultation *on the same lines as* the European works council directive;

Or. de

Amendment 665

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point v a (new)

Motion for a resolution

Amendment

(va) to ensure that the place of work principle is guaranteed. National labour and social law as well as collective agreement provisions must be upheld in the case of temporary posting and placement of workers; the conditions of temporary postings and placement should be well defined in TTIP;

PE552.130v01-00 28/112 AM\1055775EN.doc

Amendment 666 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the *economic*, *social and environmental* impact of TTIP is examined *through* a thorough trade sustainability impact assessment *with clear involvement of stakeholders and civil society;*

Amendment

(vi) to ensure that the sustainability impact of TTIP implementation on economy and society is examined also by means of a thorough and objective trade sustainability impact assessment, involving all relevant parties in the sectorial context.

Or. en

Amendment 667 Reimer Böge

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment;

Or. de

Amendment 668 Franck Proust

Motion for a resolution Paragraph 1 – point d – point vi

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a **thorough** trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a trade sustainability impact assessment with clear involvement of stakeholders and civil society, while recognising that such an exercise will be extremely difficult, due to the multiplicity of criteria and external factors;

Or. fr

Amendment 669 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a *thorough* trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social, territorial and environmental impact of TTIP is examined through a comprehensive trade sustainability impact assessment with clear involvement, consultation and participation of stakeholders and civil society, as well as local and regional authorities; asks the Commission to conduct comparative indepth impact studies for each Member States;

Or. en

Amendment 670 Godelieve Quisthoudt-Rowohl, Iuliu Winkler

Motion for a resolution Paragraph 1 – point d – point vi

PE552.130v01-00 30/112 AM\1055775EN.doc

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders *and civil society*;

Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of all stakeholders upon conclusion of the negotiations;

Or. de

Amendment 671 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to take note of the on-going Trade Sustainability Impact Assessment on the Agreement and to ensure that the impact assessment is open for comments by stakeholders and civil society;

Or. en

Amendment 672
Helmut Scholz
on behalf of the GUE/NGL Group

Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society; Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment, *including the amount* of energy used related to the increased

AM\1055775EN.doc 31/112 PE552.130v01-00

trade of goods across the Atlantic, with clear involvement of stakeholders and civil society;

Or. en

Amendment 673 Matteo Salvini

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social, *employment* and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Or. it

Amendment 674 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough *ex-ante* trade sustainability impact assessment (SIA) in *full respect of the EU Directive on SIA*, with clear involvement of stakeholders and civil society;

Or. en

Amendment 675 Inmaculada Rodríguez-Piñero Fernández, Clara Eugenia Aguilera García

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society;

Amendment

(vi) to ensure that the economic, social, labour and environmental impact of TTIP, and the impact on consumers and on fundamental rights, gender equality and cultural diversity, is examined through thorough impact assessments both EU-wide and for the 28 Member States, with clear and structured involvement of all stakeholders and, particularly, SMEs and civil society;

Or. es

Amendment 676 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point vi

Motion for a resolution

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of stakeholders and civil society; Amendment

(vi) to ensure that the economic, social and environmental impact of TTIP is examined through a thorough trade sustainability impact assessment with clear involvement of *relevant* stakeholders and civil society;

Or. en

Amendment 677 Lola Sánchez Caldentey

Motion for a resolution Paragraph 1 – point d – point vi a (new)

AM\1055775EN.doc 33/112 PE552.130v01-00

Amendment

(via) to respect developing countries governments and parliaments right to regulate investment and to ensure obligations and duties on all investors, including foreign, so that labour, environmental, human rights and other standards are respected;

Or. en

Amendment 678
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point vi a (new)

Motion for a resolution

Amendment

(via) to refrain from including a specific energy chapter in TTIP, unless it contributes towards energy supply diversification and towards security of energy supply for all citizens at affordable prices and hence towards ending energy poverty and towards energy saving and efficiency, and that contains obligations to promote sustainable energy policy and cooperation in research on alternative sustainable energy production methods;

Or. en

Amendment 679 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point vi a (new)

PE552.130v01-00 34/112 AM\1055775EN.doc

Amendment

(via) to ensure that a further economic, social and environmental impact of TTIP is made after the conclusions of the negotiations and before any vote in Parliament and in Council, as well as a further Sustainability Impact Assessment, with involvement of stakeholders and civil society, and that any impact assessment examines effects of the TTIP on developing countries as well as the EU-Turkey customs union;

Or. en

Amendment 680 Bendt Bendtsen

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate *natural gas and oil exports*, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate *export of energy sources*, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Or. en

Amendment 681

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Alessia Maria Mosca, Sorin Moisă, Joachim Schuster, Marita Ulvskog, Pedro Silva Pereira

Motion for a resolution Paragraph 1 – point d – point vii

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish *any* existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources aiding the development a more secure energy mix;

Or. en

Amendment 682 Tonino Picula

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources and promoting security of supply;

Or. hr

Amendment 683 Louis Michel, Frédérique Ries, Gérard Deprez

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides *examine* ways to facilitate natural gas and oil exports, so that

Amendment

(vii) to ensure that in course of the negotiations the two sides *find* ways to facilitate natural gas and oil exports, so that

PE552.130v01-00 36/112 AM\1055775EN.doc

TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources; to ensure that the opening up of the energy market is supported by a strategic transatlantic energy partnership aiming to assure energy security for the EU.

Or fr

Amendment 684

Jarosław Wałęsa, Andrzej Grzyb, Agnieszka Kozłowska-Rajewicz, Julia Pitera, Dariusz Rosati, Róża Gräfin von Thun und Hohenstein, Bogdan Andrzej Zdrojewski, Adam Szejnfeld, Danuta Jazłowiecka, Elżbieta Katarzyna Łukacijewska, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that TTIP abolishes any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources in the EU and to consider conditioning tariff reduction on energy intensive goods on effective free flow of US energy to the EU in order to enhance European negotiating position;

Or. en

Amendment 685
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

Amendment

(vii) to ensure that in course of the

(vii) to exclude from the negotiations any

AM\1055775EN.doc 37/112 PE552.130v01-00

ΕN

negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources; provision to facilitate the extraction transport and importation to the EU of shale gas or any highly polluting fuel; and to ensure that no provision in any trade agreement will jeopardise the adoption and development of an ambitious policy of the EU against climate change.

Or. en

Amendment 686 Eric Andrieu, Maria Arena, Emmanuel Maurel, Jude Kirton-Darling

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources; to also retain the EU's right to categorize fuels according to their lifecycle CO2 impact and to keep in mind the EU's own climate change goals;

Or. en

Amendment 687 Franck Proust, Françoise Grossetête, Angélique Delahaye, Michel Dantin

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that

PE552.130v01-00 38/112 AM\1055775EN.doc

TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources, while encouraging research to improve the environmental impact of new energy extraction methods:

Or. fr

Amendment 688 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to end fossil fuel subsidies in line with the G-20 commitments, specifically also with regard to fuel tax exemptions for commercial aviation, and subsidies through Export Credit Agencies and international financial institutions;

Or. en

Amendment 689 Marietje Schaake, Ramon Tremosa i Balcells, Olli Rehn, Petras Auštrevičius, Marielle de Sarnez, Angelika Mlinar

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a

AM\1055775EN.doc 39/112 PE552.130v01-00

ΕN

diversification of energy sources;

diversification of energy sources and reducing dependence on current sources, while recognising that this cannot be seen as a substitute for an ambitious EU green and sustainable energy policy;

Or. en

Amendment 690 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that the agreement does not include a specific chapter on energy, as different studies including one commissioned by the ITRE committee demonstrate that the USA will not contribute to energy security in Europe mainly because of ceilings on energy exports, while exports of US gas will lead to price increase on EU markets;

Or. en

Amendment 691 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point vii

Motion for a resolution

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources;

Amendment

(vii) to ensure that in course of the negotiations the two sides examine ways to facilitate natural gas and oil exports, so that TTIP would abolish any existing export restrictions on energy between the two trading partners, thereby supporting a diversification of energy sources *and*

PE552.130v01-00 40/112 AM\1055775EN.doc

reducing EU Member States' reliance on single points of supply and transit;

Or. en

Amendment 692 Helmut Scholz

on behalf of the GUE/NGL Group

Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point vii a (new)

Motion for a resolution

Amendment

(viia) to reject clauses that would lead to negative environmental consequences of the TTIP related to the expansion of fracking, offshore oil drilling and gas exploration;

Or. en

Amendment 693 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point vii a (new)

Motion for a resolution

Amendment

(viia) to ensure that the objective to reduce EU greenhouse gas emissions by 80-95% by 2050 is taken into account in the TTIP negotiations, therefore insisting that ambitious and binding common energy efficiency measures as well as the promotion of renewables are the economically and environmentally most sustainable options to achieve this goal;

Amendment 694 Helmut Scholz

on behalf of the GUE/NGL Group

Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point vii b (new)

Motion for a resolution

Amendment

(viib) to negotiate provisions that would support the achievement of the goal to reduce Europe's dependence on imported oil and cut carbon emissions in transport by 60% by 2050, transition away from conventionally-fuelled cars in cities, reduce carbon emissions from aviation and shipping, and facilitate transport modal shift.

Or. en

Amendment 695 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point vii b (new)

Motion for a resolution

Amendment

(viib) to ensure that the EU standardisation process is not undermined, for example in the field of energy labelling policies and energy efficiency measures;

Or. en

Amendment 696 Seán Kelly

Motion for a resolution Paragraph 1 – point d – point viii

PE552.130v01-00 42/112 AM\1055775EN.doc

Motion for a resolution

(viii) to ensure that the right of either partner to *govern* the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination *is* applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Amendment

(viii) to ensure that the right of either partner to *govern and regulate* the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination *is* applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Or. en

Amendment 697 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point viii

Motion for a resolution

(viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination is applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Amendment

(viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources as well as the right to govern production of energy remains untouched by any agreement, but that non-discrimination is applied once exploitation is decided; to keep in mind that nothing in the agreement should undermine legitimate national collective preferences, such as the prohibition of hydraulic fracturing, in accordance with the precautionary principle; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Amendment 698 Amjad Bashir

Motion for a resolution Paragraph 1 – point d – point viii

Motion for a resolution

(viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination is applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Amendment

(viii) to ensure that the right of either partner to regulate the exploration, exploitation and supply of energy sources should not be affected by TTIP and that a principle of non-discrimination be applied once exploitation is decided upon; access to raw materials and energy should also be granted on a non-discriminatory basis for both EU and US companies, and that each party's energy product quality standards must be respected with regards to imports respectively;

Or. en

Amendment 699 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point viii

Motion for a resolution

(viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources remains untouched by any agreement, but that non-discrimination is applied once exploitation is decided; access to raw materials as well as to energy should also be granted on a non-discriminatory basis for companies from either the EU or the US and quality standards for energy products must be respected;

Amendment

(viii) to ensure that the right of either partner to govern the exploration and exploitation of energy sources remains untouched by any agreement, and that quality standards for energy products, such as enshrined and to be further developed in the Fuel Quality Directive of the EU must be respected;

PE552.130v01-00 44/112 AM\1055775EN.doc

Amendment 700 Alain Cadec

Motion for a resolution Paragraph 1 – point d – point viii a (new)

Motion for a resolution

Amendment

(viiia) to ensure that TTIP does not deprive signatories of the right to regulate the economic exploitation of their maritime zones, particularly in relation to access to the zones by private sector operators. Traditional maritime activities such as fishing should be protected in the event of conflicting demands on maritime zones;

Or. fr

Amendment 701 Matteo Salvini

Motion for a resolution Paragraph 1 – point d – point viii a (new)

Motion for a resolution

Amendment

(viiia) to consider the fact that the TTIP will not be able to make a significant contribution to diversity of supply in the Union's energy market, as stated in the study commissioned by the European Parliament's ITRE Committee entitled 'TTIP Impacts on European Energy Markets and Manufacturing Industries' which, apart from liquefied natural gas, does not foresee that the TTIP is likely to include any additional provisions on energy, and that the TTIP is unlikely to constitute a direct security mechanism in the energy sector in any

case.

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http://www.europarl.europa.eu/RegData/e tudes/STUD/2015/536316/IPOL_STU(201 5)536316_EN.pdf

Or. it

Amendment 702 Franck Proust

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Amendment

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy, particularly for the purpose of combatting global warming;

Or. fr

Amendment 703 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of *green* goods and services, thereby *tapping into the considerable* potential *for* environmental and economic gains offered by the transatlantic economy;

Amendment

(ix) to ensure that TTIP supports the use and promotion of *sustainable* goods and services, thereby *encouraging the* potential *for both* environmental and economic gains offered by the transatlantic economy;

Or. en

PE552.130v01-00 46/112 AM\1055775EN.doc

Amendment 704

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Amendment

(ix) to ensure that TTIP supports the transition to a low-carbon, secure and competitive energy system. The transition of the energy system will only be possible with a significant development of renewable energy sources and reduction of energy demand through energy efficiency, thereby tapping into the considerable potential for creating new jobs in the "green economy", fostering economic growth and protecting the environment;

Or. en

Amendment 705

Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Ulrike Müller, Petras Auštrevičius, Marielle de Sarnez

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Amendment

(ix) to ensure that TTIP supports the use and promotion of green goods and services, including through facilitating the development of these goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Amendment 706 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Amendment

(ix) to ensure that TTIP supports the *energy efficiency goals of the EU, and the* use and promotion of *renewables*, green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy;

Or. en

Amendment 707 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point ix

Motion for a resolution

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy; Amendment

(ix) to ensure that TTIP supports the use and promotion of green goods and services, thereby tapping into the considerable potential for environmental and economic gains offered by the transatlantic economy complementing on-going negotiations on the Green Goods Agreement;

Or. en

Amendment 708 Alain Cadec

Motion for a resolution Paragraph 1 – point d – point ix a (new)

PE552.130v01-00 48/112 AM\1055775EN.doc

Motion for a resolution

Amendment

(ixa) to ensure that TTIP contributes to the sustainable management of fishery resources, particularly through cooperation between the parties in combatting illegal, unreported and unregulated fishing (IUU);

Or. fr

Amendment 709 Bendt Bendtsen

Motion for a resolution Paragraph 1 – point d – point ix a (new)

Motion for a resolution

Amendment

(ixa) to ensure that the TTIP facilitates the import and export of both environmental goods, as well as services such as construction, installation, repairs and management are inextricable linked to green technologies, an area in which many non-tariff barriers remain;

Or. en

Amendment 710 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

Amendment

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on deleted

Amendment 711 Ulrike Müller

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides:

Amendment

(x) to ensure that TTIP serves as a forum for the development of *high* common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides;

Or. en

Amendment 712 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

(x) to ensure that TTIP serves as a forum for the development of common *sustainability* standards for energy production, always taking into account and adhering to existing standards on both sides;

Amendment

(x) to ensure that TTIP serves as a forum for the development of common standards for energy production, always taking into account and adhering to existing standards on both sides;

Or. en

Amendment 713 Bendt Bendtsen

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides:

Amendment

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production *and energy efficiency*, always taking into account and adhering to existing standards on both sides;

Or. en

Amendment 714 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides;

Amendment

(x) to ensure that TTIP serves as a forum for the development of common *ambitious* sustainability standards for energy production, always taking into account and adhering to existing standards on both sides; to steps up efforts for research and innovation, including in Energy R&I, and explore ways of cooperating with large scale energy research and development projects, such as the U.S, Advanced Research Projects Agency-Energy (ARPA-E), to help increase energy innovation in this field for both sides; to ensure that TTIP also serves as a forum for the exchange of knowledge and information to collect data and address barriers hindering the uptake of lowcarbon and environmentally friendly technologies;

Amendment 715 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point x

Motion for a resolution

(x) to ensure that TTIP serves as a forum for the development of common sustainability standards for energy production, always taking into account and adhering to existing standards on both sides;

Amendment

(x) to ensure that TTIP serves as a forum for the development of common, *ambitious* and binding energy efficiency standards and sustainability standards for energy production, always taking into account and adhering to existing standards on both sides:

Or. en

Amendment 716 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point x a (new)

Motion for a resolution

Amendment

(xa) to ensure that particularly high greenhouse gas intensive fuels such as LNG derived from shale gas and crude oil derived from tar sands are banned from the EU market, as this would jeopardize international climate commitments, put at odds EU climate legislation and objectives, undermine the recommendations on unconventional fuels, and infringe the Fuel Quality Directive;

Or. en

Amendment 717 Yannick Jadot, Ska Keller

PE552.130v01-00 52/112 AM\1055775EN.doc

Motion for a resolution Paragraph 1 – point d – point x b (new)

Motion for a resolution

Amendment

(xb) points to the huge differentials between the USA and the EU in energy prices and in per capita CO-2 emissions; calls on the Commission to do away with pork-barrel politics in TTIP negotiations and focus on a common welfare approach based on concepts such as energy sustainability, the precautionary principle, the internalization of external costs and responsibility towards future generations;

Or. en

Amendment 718 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point x c (new)

Motion for a resolution

Amendment

(xc) to promote the idea of a transatlantic recycling market that sets global standards and promotes a global recycling certification scheme to prevent the illegal export of electronics waste in line with the Basel Convention

Or. en

Amendment 719 Franck Proust

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

Amendment

(xi) to ensure that TTIP includes a specific

(xi) to ensure that TTIP includes a specific

AM\1055775EN.doc 53/112 PE552.130v01-00

EN

chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

chapter on SME's and aims at creating new opportunities in the US for European SMEs, on the basis of SME exporters' actual reported experience, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop' which would provide specific information on each US state, potential contacts and support available in the event of litigation based on the e-justice portal:

Or. fr

Amendment 720 Tonino Picula

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Amendment

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at harmonisation of the existing definitions of SMEs, creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by facilitating access to sources of finance, by introducing 'fasttrack' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a

PE552.130v01-00 54/112 AM\1055775EN.doc

Or. hr

Amendment 721 Tokia Saïfi, Franck Proust

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Amendment

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fasttrack' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, through the implementation of technical assistance, for instance, a common SME 'one-stop shop';

Or. fr

Amendment 722
Helmut Scholz
on behalf of the GUE/NGL Group

Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by

Amendment

(xi) to establish a proper consultation of actual SME's, in order to consult them separately on the possible costs and benefits of a possible trade deal with the

AM\1055775EN.doc 55/112 PE552.130v01-00

eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'onestop shop';

US and to establish with them what are the eventual real useless requirements that could be withdrawn, even without necessity of a comprehensive trade agreement;

Or. en

Amendment 723 Alessia Maria Mosca, Goffredo Maria Bettini, Sorin Moisă, Nicola Danti, Pedro Silva Pereira

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Amendment

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, micro enterprises, clusters and enterprises networks. for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop'; it should provide a specific part dedicated to the peculiar needs of micro enterprises, clusters and enterprises networks;

Amendment 724 Amjad Bashir

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate *SMEs*' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Amendment

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fasttrack' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SME participation in transatlantic trade and investment, for instance through a common SME 'one-stop shop' that would improve the flow of information to SMEs thus delivering, inter alia, enhanced market predictability;

Or. en

Amendment 725 Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Ulrike Müller, Petras Auštrevičius, Dita Charanzová, Catherine Bearder

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to *ensure that TTIP includes* a specific chapter on *SME's and* aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track' procedures at the border or by eliminating

Amendment

(xi) to welcome the commitment of both sides and the inclusion of a specific chapter on SMEs in TTIP that aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about the different regulations, by introducing 'fast-track'

AM\1055775EN.doc 57/112 PE552.130v01-00

specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Or. en

Amendment 726 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xi

Motion for a resolution

(xi) to ensure that TTIP includes a specific chapter on *SME*'s and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about *the* different regulations, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop';

Amendment

(xi) to ensure that TTIP includes a specific chapter on SME's and aims at creating new opportunities in the US for European SMEs, for instance by eliminating double certification requirements, by establishing a web-based information system about different regulations and best practices, by introducing 'fast-track' procedures at the border or by eliminating specific tariff peaks that continue to exist; it should establish mechanisms for both sides to work together to facilitate SMEs' participation in transatlantic trade, for instance through a common SME 'one-stop shop' with SME stakeholders playing a key role in the establishment of such a system;

Or. en

Amendment 727 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xi a (new)

PE552.130v01-00 58/112 AM\1055775EN.doc

Motion for a resolution

Amendment

(xia) to ensure the establishment or continuation, both in the US and in the EU Member States, of pro-SMEs policies and support schemes such as those improving access to public procurement of SMEs, green or regional procurement;

Or. en

Amendment 728 Inmaculada Rodríguez-Piñero Fernández, Clara Eugenia Aguilera García

Motion for a resolution Paragraph 1 – point d – point xi a (new)

Motion for a resolution

Amendment

(xia) to ensure that the impact of the TTIP on European SMEs is examined by means of thorough assessments both Europe-wide and for all the EU Member States;

Or. es

Amendment 729 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point xi a (new)

Motion for a resolution

Amendment

(xia) to ensure that the priorities and concerns of SMEs and crafts are fully taken into account in the TTIP negotiations by means of thorough impact assessments and targeted public consultations, ensuring the widest participation of the relevant stakeholders in all 28 Member States, since many

SMEs rely on domestic and intra-EU demand and will be hit by the trade diversion effects of TTIP;

Or. en

Amendment 730 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xi b (new)

Motion for a resolution

Amendment

(xib) to ensure protection and enhancement of pro-SMEs policies and support schemes; to ensure that the priorities and concerns of all types of SMEs, whether export oriented or not, are fully taken into account in the TTIP negotiations e.g. by means of ex-ante impact assessments or targeted public consultations, given that only 13% of SMEs are active outside the EU, while 25% are active exclusively within the EU internal market; points to the negative impact that any possible TTIP agreement is likely to have on non-export oriented SMEs;

Or. en

Amendment 731 Ramon Tremosa i Balcells

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment

PE552.130v01-00 60/112 AM\1055775EN.doc

chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; Recalls that 85% of public tenders in the European Union are already open to US suppliers, while only 32% of US tenders are open to EU suppliers;

Or. en

Amendment 732 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory;

Or. en

Amendment 733 Seán Kelly

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment

Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment

AM\1055775EN.doc 61/112 PE552.130v01-00

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including provisions on both market access and investment protection; the investment chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors, of which full lists will be agreed upon during the negotiation process;

Or. en

Amendment 734 Franck Proust

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection, which has become necessary as a result of the increased importance of short-term shareholding which reduces the funds available for investment; the investment chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; seeks a consensus on the definition of the term 'discrimination', and its acceptance by the states within the USA, as the lack of clarity surrounding this term already entails a distortion of competition, with European businesses unable to prove cases of potential discrimination before some local US courts;

Or. fr

Amendment 735 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a *comprehensive* chapter on investment *including* provisions on both market access and investment protection; *the* investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Amendment

(xii) to ensure that, should TTIP contains a chapter on investment it includes provisions on both market access and investment protection; an investment chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; it should also address investors' obligations and responsibilities by referring, inter alia, to the OECD principles for multinational enterprises, the OECD Base Erosion and Profit Shifting (BEPS) action plan and to the UN principles on Business and human rights as benchmarks;

Or. en

Amendment 736
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at

Amendment

(xii) to accept the result of the public consultation held by the Commission on the ISDS arbitrary mechanisms, and therefore to exclude in all non-ratified trade deals the any special arbitrary

AM\1055775EN.doc 63/112 PE552.130v01-00

ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors; jurisdiction for investors, and to stick to national justice; to establish a mechanism of state to state consultation and dispute mechanism reserved for the few case of really deny of justice;

Or. en

Amendment 737 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Amendment

(xii) to ensure that TTIP contains a balanced chapter on investment taking into account the critical public debate about including provisions on both market access and investment protection and the sensitive nature of some specific sectors;

Or. en

Amendment 738 Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Petras Auštrevičius

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at ensuring non-discriminatory treatment for the

Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection, recognising that the free flow of capital and access to capital stimulate jobs and growth; the

PE552.130v01-00 64/112 AM\1055775EN.doc

establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

investment chapter should aim at ensuring non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Or. en

Amendment 739 Inmaculada Rodríguez-Piñero Fernández, Clara Eugenia Aguilera García

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at *ensuring* non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment chapter should aim at *ensuring* non-discriminatory treatment for the establishment of European and US companies in each other's territory, while taking account of the sensitive nature of some specific sectors;

(Linguistic correction)

Or. es

Amendment 740 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xii

Motion for a resolution

(xii) to ensure that TTIP contains a comprehensive chapter on investment including provisions on both market access and investment protection; the investment Amendment

(xii) to ensure that TTIP contains a comprehensive chapter on investment which should look not only to enhance Europe as a destination for investment,

AM\1055775EN.doc 65/112 PE552.130v01-00

EN

chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each *other's* territory, *while taking account of the sensitive nature of some specific sectors*; but should also increase confidence for EU investment in the US, including provisions on both market access and investment protection; the investment chapter should aim at ensuring nondiscriminatory treatment for the establishment of European and US companies in each other's territory, these provisions should further look to form a new ''gold standard'' for investment protection in existing and future international investment for a such a "gold standard" should guarantee the maximum level of transparency possible, look at establishing an appellate mechanism as well as making explicit the right to regulate;

Or. en

Amendment 741 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to postestablishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment

(xiii) to ensure that investment protection provisions focus on non-discrimination, fair and equitable treatment, including a prohibition of unreasonable, arbitrary or discriminatory measures, national treatment, most-favoured nation treatment, protection against direct and indirect expropriation, including the right to prompt, adequate and effective compensation, full protection and security of investors and investments, other effective protection provisions, such as an "umbrella clause", free transfer of funds of capital and payments by investors, and rules concerning subrogation;

Amendment 742 Franck Proust

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to postestablishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital *should be in line* with the EU treaty provisions and should include a prudential carve-out in the case of financial crises

Amendment

(xiii) to ensure that investment protection provisions are limited to postestablishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital *and security of trade should be in line* with the EU treaty provisions and should include a prudential carve-out in the case of financial crises:

Or. fr

Amendment 743 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions *are limited to post-establishment provisions and* focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment

(xiii) to ensure that investment protection provisions focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment 744 Godelieve Quisthoudt-Rowohl, Iuliu Winkler

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to post-establishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment

(xiii) to ensure that investment protection provisions focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Or. de

Amendment 745

David Martin, Maria Arena, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Sorin Moisă, Alessia Maria Mosca, Inmaculada Rodríguez-Piñero Fernández, Joachim Schuster, Clara Eugenia Aguilera García, Eric Andrieu, Goffredo Maria Bettini, Victor Boștinaru, Nicola Danti, Agnes Jongerius, Costas Mavrides, Pedro Silva Pereira, Marita Ulvskog, Martina Werner

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to post-establishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case

Amendment

(xiii) to ensure that investment protection provisions are limited to postestablishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; stresses that substantive provisions shall, inter alia, protect the right to regulate in the public interest, clarify the meaning of

PE552.130v01-00 68/112 AM\1055775EN.doc

of financial crises;

indirect expropriation and prevent unfounded or frivolous claims; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises:

Or. en

Amendment 746 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xiii

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to post-establishment provisions and focus on non-discrimination *and fair and equitable treatment*; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment

(xiii) to ensure that investment protection provisions are limited to postestablishment provisions, contain investor rights as well as investor duties in line with OECD recommendations, and focus on non-discrimination while fully protecting national, regional and local authorities' rights to regulate; standards of protection and definitions of investor and investment should be drawn up in a precise and limiting manner; free transfer of capital should be in line with the EU treaty provisions and should include a timely unrestricted prudential carve-out in the case of financial crises;

Or. en

Amendment 747 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xiii

AM\1055775EN.doc 69/112 PE552.130v01-00

Motion for a resolution

(xiii) to ensure that investment protection provisions are limited to post-establishment provisions and focus on non-discrimination and fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Amendment

(xiii) to ensure that investment protection provisions focus on non-discrimination, direct and indirect expropriation as well as fair and equitable treatment; standards of protection and definitions of investor and investment should be drawn up in a precise legal manner; free transfer of capital should be in line with the EU treaty provisions and should include a prudential carve-out in the case of financial crises;

Or. en

Amendment 748 József Szájer

Motion for a resolution Paragraph 1 – point d – point xiii a (new)

Motion for a resolution

Amendment

(xiiia) to keep TTIP negotiations on investor-state dispute settlement suspended, until developing specific proposals, in close consultation with the European Parliament, that duly reflect the results of the public consultation conducted on this subject; to prepare a report for the consultations with the European Parliament on concrete problems experienced by European investors in the US, where the lack of transatlantic investor-state dispute settlement possibilities prevented an effective solution or resulted in a less favourable situation of European investors vis-à-vis investors of third countries having such an instrument at their disposal;

Amendment 749 Ramon Tremosa i Balcells

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

deleted

Or. en

Amendment 750 Ulrike Müller

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to exclude the proposed ISDS mechanism and to replace it with a state-to-state dispute settlement system and the use of national courts as these are the most appropriate tools to address investment disputes and are most capable to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances; given the EU's and the US' developed legal systems ISDS is not necessary in TTIP;

AM\1055775EN.doc 71/112 PE552.130v01-00

Amendment 751 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, by the inclusion of a sound and modernised ISDS mechanism;

Or. en

Amendment 752 Davor Ivo Stier

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances; disputes;

Or. en

Amendment 753 Santiago Fisas Ayxelà, Pablo Zalba Bidegain, Gabriel Mato

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, including through effective dispute settlement mechanisms. To this effect, TTIP should include appropriate and coherent state-to-state and investor-to-state dispute settlement mechanisms that are consistent with the right of the EU and its Member States to preserve and pursue legitimate public policy objectives. In this context, the negotiation on an investment arbitration mechanism should ensure satisfactory results with regard to the preservation of the right of the EU and its Member States to regulate to achieve public policy objectives; enhanced transparency of arbitral proceedings; the independence of arbitrators; ensuring the consistency of arbitral awards, by means such as providing for the possibility of appeal; and a relationship between ISDS and domestic judicial systems that is consistent with the jurisdiction of courts in the EU;

Or. en

Amendment 754 Franck Proust

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an *ISDS* mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion, are protected and have a fair opportunity to seek and achieve redress of grievances, which cannot be achieved without the inclusion of a mechanism for dispute resolution, which needs to be improved to take account of requirements for transparency, clear and precise definitions of legal concepts such as 'indirect expropriation' and 'fair and equitable treatment', an appeals mechanism, rules on ethics, good practice and prevention of conflicts of interest, to tackle the abuse constituted by multiple recourse; provide arrangements to ensure accessibility for SMEs, guarantee the right of states to regulate; such a mechanism is necessary in TTIP as even though a state-to-state dispute settlement system and the use of national courts could be the most appropriate tools to address investment, this is not the case at present as SMEs do not get the same hearing from States as multinational companies and, even though the EU and US have developed legal systems, European businesses which are the victims of discrimination cannot obtain their rights from some local courts in the US and priority should be given in combatting election of jurisdiction (forum shopping); to ensure that the dispute resolution mechanism is part of long-term thinking on the establishment of an international organisation responsible for such questions in relation to investment;

Or. fr

Amendment 755 Reimer Böge

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances; to ensure that the agreement establishes an up-to-date ISDS mechanism and the TTIP negotiations are used to address the deficiencies of existing ISDS agreements, particularly with regard to the clarity of the definitions, the limitation of the scope of application, and the appeal mechanisms, and to create a new international standard:

Or. de

Amendment 756 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances through state-of-the-art investment protection provisions and an investor-to-state dispute settlement mechanism;

Or. en

Amendment 757 Markus Pieper, Markus Ferber, Paul Rübig, Michał Boni, Bendt Bendtsen, Othmar Karas, Sven Schulze

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory way and have a fair opportunity to seek and achieve redress of grievances, which can be achieved with the inclusion of a reformed and well balanced ISDS mechanism. Such a mechanism guarantees equal treatment of foreign and national investors and gives an effective investment protection and can be a useful instrument to increase direct foreign investment;

Or. en

Amendment 758 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory manner and have a fair opportunity to seek and achieve redress of grievances; to explore the modernised investor protection mechanism as outline by the Commission on 18 March 2015 which could address concerns raised while defending European companies who would otherwise be left unprotected by US domestic courts;

PE552.130v01-00 76/112 AM\1055775EN.doc

Amendment 759 Salvatore Cicu

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved with an improved ISDS mechanism. Such a mechanism would provide investors with the opportunity to assert their rights before national courts or through the international arbitration mechanism ISDS; however, such a mechanism shall not permit investors to assert their rights simultaneously before a national court or an international arbitrator:

Or. it

Amendment 760 Paulo Rangel

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved by means of the inclusion of a transparent ISDS mechanism, which does not compromise or unduly limit the right of the European Union and/or of its Member States to legislate in the public

of national courts are the most appropriate tools to address investment disputes; interest in areas like health, security, consumer defence or the environment; such a mechanism must ensure the independence and impartiality of arbitrators, as well as the consistency of decisions adopted, specifically by introducing a binding code of conduct for arbitrators including rules to prevent conflicts of interest, the establishment of a permanent arbitral tribunal and the existence of an appeals mechanism against arbitral decisions;

Or. pt

Amendment 761 Viviane Reding

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances; in the medium-run, a public international Court, with publicly-paid and publicly-appointed judges applying a common set of international rules, is the most appropriate tool to address investment disputes;

Or. en

Amendment 762

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog, Theresa Griffin, Richard Howitt, Seb Dance, Clare Moody, Glenis Willmott, Richard Corbett, Paul Brannen, Lucy Anderson, Julie Ward, Siôn Simon, Linda McAvan, Derek Vaughan, Anneliese Dodds, Tibor Szanyi, Elly Schlein, Jan Keller, Renata Briano, Clara Eugenia Aguilera García, Elena Gentile, Sylvia-Yvonne Kaufmann, Petra Kammerevert, Evelyne Gebhardt, Gabriele Preuß, Kerstin Westphal, Evelyn Regner, Josef Weidenholzer,

PE552.130v01-00 78/112 AM\1055775EN.doc

Eugen Freund, Karin Kadenbach, Claude Moraes, Marc Tarabella, Sergio Gaetano Cofferati, Hugues Bayet, Kathleen Van Brempt, Javi López, Soledad Cabezón Ruiz, Mary Honeyball, Afzal Khan, Catherine Stihler, Neena Gill, Ulrike Rodust, Peter Simon, Pervenche Berès, Isabelle Thomas, Sylvie Guillaume, Guillaume Balas, Vincent Peillon, Christine Revault D'Allonnes Bonnefoy, Jean-Paul Denanot, Virginie Rozière, Gilles Pargneaux, Louis-Joseph Manscour, Edouard Martin, Georgi Pirinski, Lidia Joanna Geringer de Oedenberg, Anna Hedh, Udo Bullmann, Soraya Post, Jutta Steinruck, Martina Werner, Paul Tang, Miapetra Kumpula-Natri, Kati Piri, Dietmar Köster, Matthias Groote, Maria Noichl

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, while benefiting from no greater rights than domestic investors; to oppose the inclusion of ISDS in TTIP, as other options to enforce investment protection are available, such as domestic remedies;

Or. en

Amendment 763 Pedro Silva Pereira, Sorin Moisă, Alessia Maria Mosca, Nicola Danti, Goffredo Maria Bettini, Victor Bostinaru

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the *EU's* and the

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the *EU's* and the

AM\1055775EN.doc 79/112 PE552.130v01-00

US' developed legal systems; a state-tostate dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes; US' developed legal systems; a state-tostate dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes; should ISDS provisions be included in the TTIP, negotiations must avoid any rushed, methodologically unsound investor-to-state mechanism in TTIP;

Or. en

Amendment 764 Tokia Saïfi, Godelieve Quisthoudt-Rowohl, Iuliu Winkler

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are protected and treated in a nondiscriminatory fashion and have a fair opportunity to seek and achieve redress of grievances; ensure that a disputes resolution mechanism is established in order to ensure that the conditions of the agreement on investment are respected, but only on the condition that the mechanism guarantees the right of states to regulate, fulfils requirements for transparency, includes clear and precise definitions of legal concepts such as 'indirect expropriation' and 'fair and equitable treatment', an appeals mechanism, respect for rules on ethics and prevention of conflicts of interest, prevents abusive recourse to the courts, is accessible to SMEs and does not affect rights of recourse to national courts; to ensure that the establishment of the dispute resolution mechanism forms part of medium-term thinking on the establishment of an international organisation responsible for such questions in relation to investment;

PE552.130v01-00 80/112 AM\1055775EN.doc

Amendment 765

Jarosław Wałęsa, Andrzej Grzyb, Agnieszka Kozłowska-Rajewicz, Julia Pitera, Dariusz Rosati, Bogdan Andrzej Zdrojewski, Adam Szejnfeld, Danuta Jazłowiecka, Elżbieta Katarzyna Łukacijewska, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved through a national court systems or, where appropriate ISDS; all dispute mechanisms set in place within the TTIP-framework must uphold full transparency and be subject to democratic principles and scrutiny with CETA solutions serving as a basis;

(It is crucial to include in the ISDS provisions the so called fork-in-the-road provision, which creates an option for the investor to choose EITHER national court system OR investment arbitration; parallel claims should be prohibited.

Intergovernmental dispute settlement would leave decision on initiation of an investment dispute to a state, which would inevitably involve political considerations and would limit access of SMEs to dispute settlement.)

Or. en

Amendment 766 Tiziana Beghin

Motion for a resolution Paragraph 1 – point d – point xiv

AM\1055775EN.doc 81/112 PE552.130v01-00

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism that has been strongly opposed by a vast majority of respondents to a public consultation held by the European Commission who requested its complete removal from TTIP and not its reform; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Or. en

Amendment 767 Wim van de Camp

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances and that an ISDS clause will not undermine, directly or indirectly, the EU-member states legislative competence and authority, and their sovereign national judicial processes

Or. en

Amendment 768 Godelieve Quisthoudt-Rowohl

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion; to include an ISDS mechanism in the agreement for this purpose, as, despite the highly developed legal systems of the EU and the US, this mechanism is indispensable for enforcing international investment protection standards and addressing investment disputes; to evaluate whether, in the long term, the establishment of an international court of law for settling investor-state arbitration proceedings should be considered;

Or. de

Amendment 769
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; to insist that investment protection provisions and dispute resolution mechanisms in the investor-state relationship (ISDS), even if reformed, circumvent normal legal channels, involve high fiscal risks, threaten democratic legislative

AM\1055775EN.doc 83/112 PE552.130v01-00

procedures, discriminate against domestic businesses and must therefore be rejected; to stress that European legislation must not be encroached upon by a transatlantic free trade agreement and that legal action must continue to be taken in national courts; to ensure that political and administrative measures – particularly regarding retrospective claims for damages - drawn up according to the principles of democracy and the rule of law are not jeopardised by courts of arbitration; to defend a state-to-state dispute settlement system and the use of national courts as the most appropriate tools to address investment disputes;

Or. en

Amendment 770 Daniel Caspary, Godelieve Quisthoudt-Rowohl

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which *can* be achieved without the inclusion of an *ISDS* mechanism; such a mechanism is not *necessary* in TTIP *given* the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are *the most* appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which cannot be achieved without the inclusion of an appropriate mechanism; such a mechanism is *necessary* in TTIP, *despite* the EU's and the US' developed legal systems, in order to ensure the applicability of international agreements, which is not direct in many cases, before national courts and thus the justiciability of contractual obligations entered into in national redress procedures, and to bring an end to the unequal treatment of investors on account of existing agreements of individual EU Member States; in many cases, a state-tostate dispute settlement system and the use of national courts are *not* appropriate tools

PE552.130v01-00 84/112 AM\1055775EN.doc

Or. de

Amendment 771 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; is of the firm opinion that a possible TTIP agreement should not contain any ISDS mechanism as the given level of investment protection in the EU and the US is fully sufficient to guarantee legal security;

Or. en

Amendment 772 Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Catherine Bearder

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, recognising that both state-to-state dispute settlement and the use of national courts present significant difficulties and that there are also legitimate concerns regarding the

state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

investor-to-state dispute settlement (ISDS) clauses as they have been adopted in the past in more than 1300 bilateral investment agreements by European Member States; to continue, therefore, to explore all avenues to improve and reform ISDS in such a way that concerns regarding the right to regulate, transparency, appeals procedures and other procedural aspects of tribunals and the *relationship between* national courts and ISDS are addressed; to move ahead, alongside the TTIP negotiations, with finding a broader solution to the concerns about ISDS clauses which are contained in other European investment agreements, including treaties between EU member states:

Or. en

Amendment 773 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xiv

Motion for a resolution

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve redress of grievances, which can be achieved without the inclusion of an ISDS mechanism; such a mechanism is not necessary in TTIP given the EU's and the US' developed legal systems; a state-to-state dispute settlement system and the use of national courts are the most appropriate tools to address investment disputes;

Amendment

(xiv) to ensure that foreign investors are treated in a non-discriminatory fashion and have a fair opportunity to seek and achieve remedy and redress independent of any possible political interference; supports therefore, the inclusion of investment protection mechanisms, including a reformed and improved ISDS and supports DG Trade's on-going efforts in this area:

Or. en

Amendment 774 Ramon Tremosa i Balcells

Motion for a resolution Paragraph 1 – point d – point xiv – point a (new)

Motion for a resolution

Amendment

(a) Recalls that currently Member
States already have more than 1300
bilateral investment agreements which
include an outdated form of
ISDS; believes that a sound reform of
ISDS should be included and is necessary,
as it will serve as a model for future Trade
agreements around the world, in
particular with many countries with a
weaker democratic governance and lower
levels of respect for the rule of law.

Or. en

Amendment 775
Davor Ivo Stier

Motion for a resolution Paragraph 1 – point d – point xiv – point a (new)

Motion for a resolution

Amendment

(a) To ensure that an ISDS mechanism enables a level playing field for investors and legal security throughout the EU and the US.

Or. en

Amendment 776 Ramon Tremosa i Balcells

Motion for a resolution Paragraph 1 – point d – point xiv – point b (new)

AM\1055775EN.doc 87/112 PE552.130v01-00

EN

Motion for a resolution

Amendment

(b) Acknowledges the importance of the inclusion of an ISDS, but at the same time believes that a modernisation of the system is needed in order to respect the will of European citizens and at the same time to give a judicial systems that guarantee foreign investments

Or. en

Amendment 777 Ramon Tremosa i Balcells

Motion for a resolution Paragraph 1 – point d – point xiv – point c (new)

Motion for a resolution

Amendment

(c) Stresses that any and all dispute mechanisms set in place within the TTIP-framework must uphold full transparency and be subject to democratic principles and scrutiny;

Or. en

Amendment 778 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) to ensure that investment dispute settlements are conducted in a depoliticised and strictly legal environment, where maintaining impartiality in the appointment of arbitrators by both investors and Parties is the highest priority;

PE552.130v01-00 88/112 AM\1055775EN.doc

Amendment 779 Frédérique Ries, Gérard Deprez, Louis Michel

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) ensure that negotiations on TTIP include a medium-term aim of establishing a permanent independent international court with jurisdiction to resolve disputes related to international investments;

Or. fr

Amendment 780 Peter Simon, Evelyne Gebhardt

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) to ensure that efforts are made to create an international mechanism for disputes, which is binding under public law, and the decisions of which are taken by persons qualified for judicial office and in accordance with laws passed by democratically elected parliaments

Or. de

Amendment 781
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

AM\1055775EN.doc 89/112 PE552.130v01-00

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) to respect developing countries governments and parliaments right to regulate investment and to ensure obligations and duties for all investors, including foreign, so that labour, environmental, human rights and other standards are respected;

Or. en

Amendment 782 Viviane Reding, Godelieve Quisthoudt-Rowohl

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) TTIP should include the mediumterm perspective of such an international Court;

Or. en

Amendment 783 Franck Proust, Tokia Saïfi

Motion for a resolution Paragraph 1 – point d – point xiv a (new)

Motion for a resolution

Amendment

(xiva) calls for the establishment of an early warning system with regular consultation with chambers of commerce and business in order to resolve any potential disputes in the first instance by prevention and mediation;

PE552.130v01-00 90/112 AM\1055775EN.doc

Amendment 784 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xiv b (new)

Motion for a resolution

Amendment

(xivb) to ensure that the EU and its Member States sign the UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration without any further delay;

Or. en

Amendment 785 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xiv c (new)

Motion for a resolution

Amendment

(xivc) to ensure that the EU affirms the loser pays principle in all investment disputes in order to assist in preventing frivolous claims;

Or. en

Amendment 786 Christofer Fjellner

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

Amendment

(xv) to ensure that TTIP includes an

(xv) to ensure that TTIP includes an

AM\1055775EN.doc 91/112 PE552.130v01-00

ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, *including enhanced protection and recognition of European Geographical Indications (GIs)*, and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 787 Reimer Böge

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including *enhanced* protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including protection comparable to EU law and enhanced recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. de

Amendment 788 Dita Charanzová

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS);

Or. en

Amendment 789 Bendt Bendtsen

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including copyright applicability and the risk of replica copies of European goods being imported from the US where the criteria for protection is lower, the enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection and

AM\1055775EN.doc 93/112 PE552.130v01-00

Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health; enforcement such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 790 Frédérique Ries, Louis Michel, Gérard Deprez

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including full protection and recognition of European Geographical Indications (GIs) (Protected Designations of Origin and Protected Indications of Origin) favouring the export of such products; to ensure in addition that TTIP reflects a fair and efficient level of protection in the area of IPR, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. fr

Amendment 791 Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point xv

PE552.130v01-00 94/112 AM\1055775EN.doc

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes a **balanced** Intellectual Property Rights (IPR) chapter that includes *a limited* amount of protection of precisely and clearly defined areas of IPR, and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health by ensuring affordable prices for medicines, medical devices and health services; to ensure that patents are excluded from diagnostic, therapeutic and chirurgical methods; to ensure strong protection and recognition of European Geographical Indications (GIs), which guarantee the origin and the full traceability of products for consumers and protect the know-how of producers;

Or. en

Amendment 792 Salvatore Cicu

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including *enhanced protection and recognition* of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including *reinforced recognition and protection* of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in

this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health; with regard to public health and existing EU legislation, reaffirms the importance of prohibiting the entry of goods such as hormone-treated meat onto the European market; additionally urges the European Commission to defend the agri-food heritage of the EU from counterfeiting, given that it is an expression of territorial identity;

Or. it

Amendment 793 Godelieve Quisthoudt-Rowohl, Iuliu Winkler

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including *enhanced* protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection *such as laid out in the EU's and the US's free trade agreement provisions in this area*, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including *the* protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. de

Amendment 794 Matteo Salvini

PE552.130v01-00 96/112 AM\1055775EN.doc

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health; to keep in mind that the European Parliament will be unable to approve the agreement without the inclusion of concrete measures for protecting and recognising European GIs in the US;

Or. it

Amendment 795
Helmut Scholz
on behalf of the GUE/NGL Group

Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of

Amendment

(xv) to ensure that TTIP includes no Intellectual Property Rights (IPR) chapter, since the EU did not harmonise in a comprehensive manner intellectual property rights, including copyright, trademarks and patents; to evaluate alternative ways such as a bilateral agreement on enhanced protection and

AM\1055775EN.doc 97/112 PE552.130v01-00

protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

recognition of European Geographical Indications (GIs), while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 796 Marietje Schaake, Ramon Tremosa i Balcells, Alexander Graf Lambsdorff, Olli Rehn, Ulrike Müller

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious and modern Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR without impeding the EU's need to reform its copyright system, including enhanced protection and recognition of European Geographical Indications (GIs), using CETA as a model. and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 797 David Martin, Nicola Danti, Sorin Moisă, Alessia Maria Mosca, Pedro Silva Pereira

Motion for a resolution Paragraph 1 – point d – point xv

PE552.130v01-00 98/112 AM\1055775EN.doc

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the *EU's* and the *US's* free trade agreement provisions in this area, while continuing to *confirm* the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR including enhanced protection and recognition of European Geographical Indications (GIs) and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area; to ensure a fair balance between IPRs and the public interest, in particular the need to preserve access to affordable medicines while continuing to *support* the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 798 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS),

Amendment

(xv) to ensure that *the* Intellectual Property Rights (IPR) chapter *of TTIP* includes *provisions only for* precisely and clearly defined areas of IPR, including *for the* recognition of European Geographical Indications (GIs), *where a common minimal denominator can be identified*, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 799 Inmaculada Rodríguez-Piñero Fernández

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, ensuring the required balance between protecting IPR and the public interest, including enhanced protection and recognition of European Geographical Indications (GIs), while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health, so as to ensure that essential medicines and medical equipment remain within reach and at an affordable cost, in addition to high-quality medical treatment and prevention services, since it is the right of everyone, without discrimination, to the enjoyment of the highest attainable standard of health, pursuant to Article 12 of the International Covenant on Economic, Social and Cultural Rights;

Or. es

Amendment 800 Tiziana Beghin, David Borrelli

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs) reflecting a stronger level of protection than CETA, safeguarding EU producers from the indiscriminate use of "European sounding" denominations in the US, and ensuring common labelling standards to make sure consumers are properly informed, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 801 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual

Amendment

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the *EU's* and the *US's* free trade agreement provisions in this area *thus ensuring that those who create high quality innovate products can continue to do so*;

Property Rights (TRIPS), notably in the area of public health;

Or. en

Amendment 802 Eleonora Forenza

Motion for a resolution Paragraph 1 – point d – point xv

Motion for a resolution

(xv) to ensure that TTIP includes an ambitious Intellectual Property Rights (IPR) chapter that includes strong protection of precisely and clearly defined areas of IPR, including enhanced protection and recognition of European Geographical Indications (GIs), and reflects a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health;

Amendment

(xv) to ensure that TTIP includes enhanced protection and recognition of European Geographical Indications (GIs), making sure that standards on the IGs will not be lowered, and reflecting a fair and efficient level of protection such as laid out in the EU's and the US's free trade agreement provisions in this area, while continuing to confirm the existing flexibilities in the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), notably in the area of public health research and development in public interest and creativity;

Or. en

Amendment 803

Eric Andrieu, Maria Arena, Agnes Jongerius, Jude Kirton-Darling, Jörg Leichtfried, Emmanuel Maurel, Joachim Schuster, Marita Ulvskog

Motion for a resolution Paragraph 1 – point d – point xv a (new)

Motion for a resolution

Amendment

(xva) to include in the negotiations the agreement on wine between the EU and the United States concluded in 2006, and to remove in this sectoral agreement the

PE552.130v01-00 102/112 AM\1055775EN.doc

17 designations on semi-generic names;

Or. en

Amendment 804 Nicola Danti, Alessia Maria Mosca

Motion for a resolution Paragraph 1 – point d – point xv a (new)

Motion for a resolution

Amendment

(xva) to secure a significantly improved protection and recognition of EU geographical indications and to forbid the use of misleading information and practices concerning the true origin of the products towards the consumer as an essential element of a balanced agreement, taking the relevant chapter of the CETA with Canada as a good example;

Or. en

Amendment 805 Tokia Saïfi, Michel Dantin, Angélique Delahaye

Motion for a resolution Paragraph 1 – point d – point xv a (new)

Motion for a resolution

Amendment

(xva) to ensure that European Geographical Indications, which offer a guarantee of origin, traceability and European know-how, are protected and will not be open to challenge; to ensure that fraudulent and misleading use of European Geographical Indications is prohibited;

Or. fr

Amendment 806 Marielle de Sarnez, Robert Rochefort

Motion for a resolution Paragraph 1 – point d – point xv a (new)

Motion for a resolution

Amendment

(xva) to ensure that the agreement guarantees a high level of protection for European Geographical Indications for consumer products and for food, wines and spirits, enabling the producers' knowhow to be preserved;

Or. fr

Amendment 807 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xv a (new)

Motion for a resolution

Amendment

(xva) stresses that negotiations with the US on most IPR issues are not desirable from the EU point of view, as legal traditions and rules differ, such as on copyright or patent protection, while the levels of protection are already well developed; recalls that trade secret protection, which is not considered as an IPR in the vast majority of the EU Member States should not be discussed in the context of IPR; reminds the Commission that it is key for EU producers, both from an economic and a cultural standpoint, that there is full recognition and protection of geographical indications (GIs);

Or. en

Amendment 808 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xv b (new)

Motion for a resolution

Amendment

(xvb) to take into account that the TRIPS Council adopted in 2013 a decision granting LDCs an eight-year extension of the transition period to implement the TRIPS Agreement; urges the EU not to circumvent the current TRIPS regime, as it would hamper developing countries to benefit from "Special and Differentiated Treatment", in terms of access to medicine or technology transfer, which are of primary importance for developing countries;

Or. en

Amendment 809 Artis Pabriks, Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point xvi

Motion for a resolution

(xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament;

Amendment

(xvi) to ensure that the IPR chapter has the WTO Agreement on Trade related Aspects of Intellectual Property (TRIPS) as the starting point for protection of intellectual property rights; negotiators are encouraged to identify and address areas in which protection and/or enforcement of IP Rights need to be upgraded.

Or. en

Amendment 810 Marietje Schaake, Ramon Tremosa i Balcells, Olli Rehn, Ulrike Müller

Motion for a resolution Paragraph 1 – point d – point xvi

Motion for a resolution

(xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament; Amendment

(xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament *including the proposed ACTA treaty*;

Or. en

Amendment 811 Yannick Jadot, Ska Keller

Motion for a resolution Paragraph 1 – point d – point xvi

Motion for a resolution

(xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament;

Amendment

(xvi) to ensure that the IPR chapter does not include provisions on *the liability of internet intermediaries or on* criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament:

Or. en

Amendment 812 Pablo Zalba Bidegain

Motion for a resolution Paragraph 1 – point d – point xvi

Motion for a resolution

(xvi) to ensure that the IPR chapter does not include provisions on criminal

Amendment

(xvi) to ensure that the IPR chapter does not include provisions on criminal

PE552.130v01-00 106/112 AM\1055775EN.doc



sanctions as a tool for enforcement, as having been previously rejected by Parliament; sanctions as a tool for enforcement, as having been previously rejected by Parliament; to strengthen and promote the cooperation of the European Union and the United States through multinational organisations so as to boost the protection of intellectual property in other countries and work towards global harmonisation of patent law;

Or. es

Amendment 813 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones, Bolesław G. Piecha

Motion for a resolution Paragraph 1 – point d – point xvi

Motion for a resolution

(xvi) to ensure that the IPR chapter does not include provisions on criminal sanctions as a tool for enforcement, as having been previously rejected by Parliament:

Amendment

(xvi) to ensure that the IPR chapter includes appropriate enforcement mechanisms, allowing for remedies and redress in case of failure a to respect mutually agreed commitments;

Or. en

Amendment 814 Franck Proust

Motion for a resolution Paragraph 1 – point d – point xvi a (new)

Motion for a resolution

Amendment

(xvia) calls for increased transparency in relation to state aids and their allocation; hopes accordingly for a rapid and favourable outcome to the disputes between Boeing and the Airbus Group, particularly the cases currently before the WTO such as the question of the Boeing 777X, as these transport-related disputes

between European and US companies are damaging to the competitiveness of both parties; notes in addition that the negotiations on TTIP should lead the two parties to resolve the position, particularly as they are faced with increasingly strong competition from emerging countries in the transport industry;

Or. fr

Amendment 815 Viviane Reding

Motion for a resolution Paragraph 1 – point d – point xvi a (new)

Motion for a resolution

Amendment

(xvia) to firmly reject catch-all provisions proposed by the US negotiators on e-commerce in TTIP, TiSA and at WTO level, and whose scope is too large and disconnected from explicit reference to the necessary compliance with domestic data protection standards; to firmly reject any extension of the scope of the national security exemption enshrined in the General Agreement on Trade in Services (GATS);

Or. en

Amendment 816
Helmut Scholz
on behalf of the GUE/NGL Group
Anne-Marie Mineur, Eleonora Forenza, Lola Sánchez Caldentey, Patrick Le Hyaric

Motion for a resolution Paragraph 1 – point d – point xvi a (new)

Motion for a resolution

Amendment

(xvia) to respect that the reform of

PE552.130v01-00 108/112 AM\1055775EN.doc

Copyright in the EU is an ongoing process and should therefore not fall into the scope of TTIP-negotiations, and that reducing the freedom of access to cultural production for citizens must be avoided; to safeguard in any event that EU copyright can protects authors and European creation while providing for exceptions for individual and institutional users like libraries, schools, Universities and Institutions for nonformal art and educations (like fair use), and will not be subjected to any attempt of control by large transnational companies;

Or. en

Amendment 817 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point xvi a (new)

Motion for a resolution

Amendment

(xvia) to facilitate the short term mobility of skilled labour between the EU and US and establish a fast track approach for expeditious processing of visa/work permit applications;

Or. en

Amendment 818 Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point xvi a (new)

Motion for a resolution

Amendment

(xvia) to facilitate the short term mobility of skilled labour between the EU and US

and establish a fast track approach for expeditious processing of visa/work permit applications;

(This amendment is based on the proposal by the Trans-Atlantic Business Council (TABC).)

Or. en

Amendment 819 Franck Proust, Alain Lamassoure, Tokia Saïfi

Motion for a resolution Paragraph 1 – point d – point xvi b (new)

Motion for a resolution

Amendment

(xvib) to ensure that European and North American companies comply with their fiscal duties when exercising their rights under the Treaty, in particular by realigning the rules on taxation of economic substance and by ensuring transparency of capital movements and sharing of financial information in line with the OECD's Action Plan on Base Erosion and Profit Shifting, as presented to the G20 Finance meeting on 21 September 2014;

Or. fr

Amendment 820 Emma McClarkin, Joachim Starbatty, Sajjad Karim, Jan Zahradil, David Campbell Bannerman, Sander Loones

Motion for a resolution Paragraph 1 – point d – point xvi b (new)

Motion for a resolution

Amendment

(xvib) to create common frameworks between the US and EU for programmes to encourage both basic research and development, as the commercialisation of

PE552.130v01-00 110/112 AM\1055775EN.doc

new technologies, and to consider horizontal as well as sector and technology-specific aspects for improved cooperation to enhance R&D and innovation;

Or. en

Amendment 821 Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point xvi b (new)

Motion for a resolution

Amendment

(xvib) to create common frameworks between the US and EU for programmes to encourage both basic research and development, as the commercialisation of new technologies, and to consider horizontal as well as sector and technology-specific aspects for improved cooperation to enhance R&D and innovation;

(This amendment is based on the proposal by the Trans-Atlantic Business Council (TABC).)

Or. en

Amendment 822 Daniel Caspary

Motion for a resolution Paragraph 1 – point d – point xvi c (new)

Motion for a resolution

Amendment

(xvic) ensure, in full compliance with the GATS and the UNESCO Convention on the Protection and Promotion of the Diversity of Cultural Expressions, that the parties to the agreement can take

AM\1055775EN.doc 111/112 PE552.130v01-00

measures of a regulatory nature, with respect to the protection or promotion of cultural and linguistic diversity, media pluralism and media freedom, including audiovisual services;

(This amendment is based on a proposal by the Arbeitsgemeinschaft der öffentlichrechtlichen Rundfunkanstalten der Bundesrepublik Deutschland (ARD).)

Or. en