Question for oral answer O-000119/2015 to the Commission

Rule 128

Cornelia Ernst, Patrick Le Hyaric, Martina Anderson, Marie-Christine Vergiat, Younous Omarjee, Sofia Sakorafa

on behalf of the GUE/NGL Group

Subject: ECJ ruling in case C-362/14 of 6 October 2015

- 1. How does this judgment impact the legal adequacy standards and the Commission's corresponding adequacy decisions procedure relating to the current Data Protection Directive 95/46/EC and the proposed General Data Protection Regulation (GDPR)?
- 2. Does the Commission think that in light of this judgment, the US should still be given an adequacy rating, and if not, how does the Commission intend to implement the relevant provisions of the Schrems Judgment in order to push the US to meet the adequacy requirement set out in EU data protection law, as interpreted by the Court of Justice?
- 3. How does the Commission see its role vis-à-vis the national supervisory authorities in transnational data processing activities?

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