

9.3.2010

B7-0154/2010 }  
B7-0158/2010 }  
B7-0173/2010 }  
B7-0179/2010 }  
B7-0180/2010 } RC1/Am. 5

**Amendment 5**

**Lothar Bisky, Helmut Scholz, Joe Higgins, Rui Tavares, Cornelis de Jong, Eva-Britt Svensson, Patrick Le Hyaric, Jacky Hénin, Marie-Christine Vergiat**  
on behalf of the GUE/NGL Group

**Joint motion for a resolution**

**PPE, S&D, ALDE, Verts/ALE, ECR, GUE/NGL**  
the transparency and state of play of the ACTA negotiations

**Joint motion for a resolution**

**Paragraph 8**

*Joint motion for a resolution*

Calls on the Commission to *continue* the negotiations on ACTA *in order to improve the effectiveness of the* IPR enforcement system against counterfeiting;

*Amendment*

Calls on the Commission to *limit* the negotiations on ACTA *to the existing* IPR enforcement system against counterfeiting, *and to hold them in a multilateral framework such as WIPO; calls on the Commission to abstain from participating in any trade negotiation that is not inclusive and multilateral, with the appropriate involvement of emerging countries and developing countries in negotiations that have an important impact on their development,*

Or. en

AM\808183EN.doc

PE433.016v01-00 }  
PE433.020v01-00 }  
PE439.689v01-00 }  
PE439.695v01-00 }  
PE439.696v01-00 } RC1

9.3.2010

B7-0154/2010 }  
B7-0158/2010 }  
B7-0173/2010 }  
B7-0179/2010 }  
B7-0180/2010 } RC1/Am. 6

#### **Amendment 6**

**Lothar Bisky, Helmut Scholz, Joe Higgins, Rui Tavares, Cornelis de Jong, Eva-Britt Svensson, Patrick Le Hyaric, Jacky Hénin, Marie-Christine Vergiat**  
on behalf of the GUE/NGL Group

#### **Joint motion for a resolution**

**PPE, S&D, ALDE, Verts/ALE, ECR, GUE/NGL**  
the transparency and state of play of the ACTA negotiations

#### **Joint motion for a resolution**

##### **Paragraph 10**

##### *Joint motion for a resolution*

Considers that in order to respect fundamental rights, such as the right to freedom of expression and the right to privacy, while fully observing the principle of subsidiarity, the proposed agreement should not make it possible for any so-called 'three-strikes' procedures to be imposed, in full accordance with Parliament's decision on Article 1.1b in the (amending) Directive 2009/140/EC calling for the insertion of a new paragraph 3(a) in Article 1 of Directive 2002/21/EC on the matter of the 'three strikes' policy;

##### *Amendment*

Considers that in order to respect fundamental rights, such as the right to freedom of expression and the right to privacy, while fully observing the principle of subsidiarity, the proposed agreement should not make it possible for any so-called 'three-strikes' procedures to be imposed, in full accordance with Parliament's decision on Article 1.1b in the (amending) Directive 2009/140/EC calling for the insertion of a new paragraph 3(a) in Article 1 of Directive 2002/21/EC on the matter of the 'three strikes' policy;  
***Considers that any agreement must include the stipulation that the closing-off of an individual's Internet access shall be subject to prior examination by a court;***

Or. en

AM\808183EN.doc

PE433.016v01-00 }  
PE433.020v01-00 }  
PE439.689v01-00 }  
PE439.695v01-00 }  
PE439.696v01-00 } RC1