European Parliament

2014-2019



Committee on Employment and Social Affairs

2016/2095(INI)

18.10.2016

AMENDMENTS 1 - 385

Draft report Maria João Rodrigues (PE589.146v02-00)

A European Pillar of Social Rights (2016/2095(INI))

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EN

Amendment 1 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Heading 1

Motion for a resolutionAmendmentOn A European Pillar of Social Rightsdeleted

Or. fr

Amendment 2 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 1

Motion for a resolution

- having regard to the Treaty on European Union, the Treaty on the Functioning of the European Union and the Charter of Fundamental Rights of the European Union,

Or. fr

Amendment

Amendment 3 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

deleted

Motion for a resolution Citation 1

Motion for a resolutionAmendment-having regard to the Treaty on
European Union, the Treaty on the
Functioning of the European Union and the
Charter of Fundamental Rights of the-having regard to the Treaty on
European Union, the Treaty on the
Functioning of the European Union and the
particular article 153 laying out the

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European Union,

competences of the EU and member states with regards to social policies and labour markets, article 154 and 155 on the role of the social partners; and the Charter of Fundamental Rights of the European Union,

Or. en

Amendment 4 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 1 a (new)

Motion for a resolution

Amendment

- having regard to the European Convention on Human Rights,

Or. en

Amendment 5 Jonás Fernández, Sergio Gutiérrez Prieto

Motion for a resolution Citation 1 b (new)

Motion for a resolution

Amendment

- having regard to the Declaration of 9 May 1950, that called for 'the equalization and improvement of the living conditions of workers';

Or. en

Amendment 6 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 2

Motion for a resolution	Amendment
– having regard to the European Social Charter, its additional protocol and its revised version which entered into force on 1 July 1999,	deleted
	Or. fr
Amendment 7 Joëlle Mélin, Mara Bizzotto, Dominique Mart	in
Motion for a resolution Citation 3	
Motion for a resolution	Amendment
 having regard to the Community Charter of Fundamental Social Rights of Workers adopted on 9 December 1989, 	deleted
	Or. fr
Amendment 8 Danuta Jazłowiecka	
Motion for a resolution Citation 3 a (new)	
Motion for a resolution	Amendment
	having regard to the importance of a highly competitive internal market economy as a prerequisite for the development of a social pillar,
	Or. pl
Amendment 9 Soraya Post	

Motion for a resolution

Amendment

- having regard to the Employment Equality Directive 2000/78/EC,

Or. en

Amendment 10 Soraya Post

Motion for a resolution Citation 3 b (new)

Motion for a resolution

Amendment

- having regard to the Racial Equality Directive 2000/43/EC,

Or. en

Amendment 11 Soraya Post

Motion for a resolution Citation 3 c (new)

Motion for a resolution

Amendment

- having regard to the interim report of the UN's Special Rapporteur on freedom of religion and belief submitted in accordance with General Assembly Resolution 68/170 on Freedom of religion and belief,

Or. en

Amendment 12 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 4

Motion for a resolution

deleted

Amendment

- having regard to the conventions and recommendations of the International Labour Organisation (ILO),

Or. fr

Amendment 13 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 4

Motion for a resolution

 having regard to the conventions and recommendations of the International Labour Organisation (ILO), Amendment

 having regard to the conventions and recommendations of the International Labour Organisation (ILO), *in particular Convention 102 and Recommendation* 202,

Or. en

Amendment 14 Gabriele Zimmer

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

- having regard to the Council of Europe's European Code of Social Security and its Protocol, a core European minimum harmonisation instrument for social security systems, providing minimum standards and permitting the contracting parties to exceed these standards, Amendment 15 Maria Arena

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

- having regard to the Commission proposal for a Directive of the European Parliament and of the Council amending the Maternity Leave Directive (COM(2008)0637),

Or. en

Amendment 16 Ivo Vajgl, Marian Harkin

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

- having regard to the Report of the Independent Expert on the enjoyment of all human rights by older persons,

Or. en

Amendment 17 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

having regard to the UN

Or. en

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Convention on the Rights of the Child, which entered into force in 1990,

Or. en

Amendment 18 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

- having regard to UN Convention on the Rights of Persons with Disabilities, ratified by the EU in 2010,

Or. en

Amendment 19 Marian Harkin, Ivo Vajgl

Motion for a resolution Citation 4 a (new)

Motion for a resolution

Amendment

having regard to the UN
 Convention on the Rights of Persons with
 Disabilities, ratified by the EU in 2010,

Or. en

Amendment 20 Gabriele Zimmer

Motion for a resolution Citation 4 b (new)

Motion for a resolution

Amendment

having regard to the Revised

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European Code of Social Security which foresees higher minimum standards than its predecessor and has so far only been ratified by the Netherlands and needs a second ratification to enter into force,

Or. en

Amendment 21 Maria Arena

Motion for a resolution Citation 4 b (new)

Motion for a resolution

Amendment

- having regard to Council Directive 2010/18/EU of 8 March 2010 implementing the revised Framework Agreement on parental leave concluded by BUSINESSEUROPE, UEAPME, CEEP and ETUC and repealing Directive 96/34/EC[1],

[1] OJ L 68, 18.3.2010, p. 13.

Or. en

Amendment 22 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 4 b (new)

Motion for a resolution

Amendment

- having regard to the UN Convention on the Rights of Persons with Disabilities, ratified by the EU in 2010,

Or. en

Amendment 23 Gabriele Zimmer

Motion for a resolution Citation 4 c (new)

Motion for a resolution

Amendment

- having regard to the UN Convention on the Rights of Persons with Disabilities, ratified by the European Union on 23 December 2010,

Or. en

Amendment 24 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 4 c (new)

Motion for a resolution

Amendment

- having regard to the Sustainable Development Goals for 2030, which were adopted by the United Nations in 2015 and which apply to the whole world including the EU,

Or. en

Amendment 25 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 5

Motion for a resolution

Amendment

- having regard to the existing EU legislation, policy coordination mechanisms and financial instruments in the fields of employment, social policy,

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deleted

economic and monetary policy, the internal market, the free movement of goods, persons, services and capital, the European Social Fund, and economic, social and territorial cohesion,

Or. fr

Amendment 26 Maria Arena

Motion for a resolution Citation 5 a (new)

Motion for a resolution

Amendment

having regard to the European
 Social Charter of 3 May 1996, in
 particular Part I and Part II, Articles 2, 4,
 16 and 27, on the right of workers with
 family responsibilities to equal
 opportunities and equal treatment,

Or. en

Amendment 27 Gabriele Zimmer

Motion for a resolution Citation 5 a (new)

Motion for a resolution

Amendment

- having regard to the Court judgement in the Joined Cases C 8/15 P to C 10/15 P of 20 September 2016 which strengthens the fundamental rights of citizens vis a vis the Commission and the European Central bank in connection with the adoption of Memoranda of Understanding on behalf of the ESM,

Or. en

Amendment 28 Tom Vandenkendelaere

Motion for a resolution Citation 5 a (new)

Motion for a resolution

Amendment

- having regard to the Written Statement Directive 91/533/EEC,

Or. en

Amendment 29 Tom Vandenkendelaere

Motion for a resolution Citation 5 b (new)

Motion for a resolution

Amendment

having regard to the Fixed-Term
 Work Directive 1999/70/EC,

Or. en

Amendment 30 Tom Vandenkendelaere

Motion for a resolution Citation 5 c (new)

Motion for a resolution

Amendment

- having regard to the Temporary Work Agency Directive 2008/104/EC,

Or. en

Amendment 31 Tom Vandenkendelaere

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Motion for a resolution

Amendment

- having regard to the Part-Time Directive 97/81/EC,

Or. en

Amendment 32 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 6

Motion for a resolution

Amendment

deleted

- having regard to the conclusions of the European Council of 25-26 March 2010 and 17 June 2010, as well as to the Commission communication of 3 March 2010 entitled 'Europe 2020: A strategy for smart, sustainable and inclusive growth' (COM(2010)2020),

Or. fr

Amendment 33 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

Motion for a resolution Citation 6 a (new)

Motion for a resolution

Amendment

- having regard to the conclusions of the European Council of 14 December 2007 endorsing Common Principles of Flexicurity, recognising the importance of a solid, integrated and balanced approach to the key challenges for the modernisation of labour markets, Amendment 34 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 6 a (new)

Motion for a resolution

Amendment

- having regard to the European Pact for Gender Equality (2011-2020),

Or. en

Amendment 35 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 6 b (new)

Motion for a resolution

Amendment

- having regard to the Commission recommendation of 3 October 2008 on the active inclusion of people excluded from the labour market (2008/867/EC),

Or. en

Amendment 36 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 6 c (new)

Motion for a resolution

Amendment

- having regard to the European Commission Recommendation on

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Investing in Children: Breaking the Cycle of Disadvantage of 2013,

Or. en

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Joëlle Mélin, Mara Bizzotto, Dominique Martin				
Motion for a resolution Citation 7				
Motion for a resolution		Amendment		
- having regard to the political guidelines for the Commission, entitled 'A New Start for Europe: My Agenda for Jobs, Growth, Fairness and Democratic Change' and presented by Jean-Claude Juncker on 15 July 2014,	deleted			
			Or. fr	
Amendment 38 Joëlle Mélin, Mara Bizzotto, Dominique Mart Motion for a resolution Citation 8	tin			
Motion for a resolution		Amendment		
 having regard to the report on completing Europe's economic and monetary union (the 'Five Presidents' Report') of 22 June 2015, 	deleted			
			Or. fr	
Amendment 39 Joëlle Mélin, Mara Bizzotto, Dominique Mart	tin			
Motion for a resolution Citation 9				

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Amendment 37

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Or. en

FN

Amendment 40 Joëlle Mélin, Mara Bizzotto, Dominique Martin Motion for a resolution Citation 10

Motion for a resolution _

having regard to the Commission communication of 2 June 2016 entitled 'A European agenda for the collaborative economy' (COM(2016)0356),

Amendment 41 Soraya Post

Motion for a resolution Citation 10 a (new)

Motion for a resolution

Amendment

having regard to the Commission communications on Roma integration (COM/2010/0133, COM/2011/0173, COM/2012/0226, COM/2013/0454, COM/2015/299, COM/2016/424),

Or. fr

Amendment

Motion for a resolution

launching a consultation on a European Pillar of Social Rights (COM(2016)0127)

communication of 8 March 2016

_

and its annexes,

having regard to the Commission

deleted

Amendment

deleted

Or. fr

Amendment 42 Soraya Post

Motion for a resolution Citation 10 b (new)

Motion for a resolution

Amendment

- having regard to Council recommendations and conclusions on Roma integration,

Or. en

Amendment 43 Soraya Post

Motion for a resolution Citation 10 c (new)

Motion for a resolution

Amendment

having regard to European
 Parliament resolutions on Roma
 (2010/2559(RSP), 2010/2842(RSP)
 2010/2276(INI), 2013/2066(INI),
 2013/2924(RSP), 2015/2615(RSP)),

Or. en

Amendment 44 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 11

Motion for a resolution

Amendment

- having regard to its resolution of 6 July 2016 on the strategic priorities for the Commission Work Programme 2017¹,

¹ Texts adopted, P8_TA(2016)0312.

deleted

Amendment 45 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 11 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 15 January 2013 with recommendations to the Commission on information and consultation of workers, anticipation and management of restructuring (2012/2061(INL)),

Or. en

Amendment 46 Francesc Gambús

Motion for a resolution Citation 11 a (new)

Motion for a resolution

Amendment

 having regard to its resolution of 20 May 2015 on maternity leave^{1 a},

^{1 a} Texts adopted, P8_TA(2015)0207.

Or. es

Amendment 47 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 11 a (new)

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Motion for a resolution

Amendment

having regard to its resolution of
 26 January 2014 on an EU homelessness
 strategy,

Or. en

Amendment 48 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 11 b (new)

Motion for a resolution

Amendment

having regard to its resolution of
 13 May 2015 on the EU Strategy for
 equality between women and men post
 2015

Or. en

Amendment 49 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 11 b (new)

Motion for a resolution

Amendment

- having regard to its resolution of 26 January 2014 on an EU homelessness strategy^{1a},

^{1a} Texts adopted, P7_TA(2014)0043.

Or. en

Amendment 50 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 12

Motion for a resolution

Amendment

deleted

having regard to its resolution of 8
 October 2015 on the application of
 Directive 2006/54/EC of the European
 Parliament and of the Council of 5 July
 2006 on the implementation of the
 principle of equal opportunities and equal
 treatment of men and women in matters
 of employment and occupation²,

² Texts adopted, P8_TA(2015)0351.

Or. fr

Amendment 51 Soraya Post

Motion for a resolution Citation 12 a (new)

Motion for a resolution

Amendment

- having regard to the European Commission's Strategic Engagement for Gender Equality, 2016-2019,

Or. en

Amendment 52 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 13

Motion for a resolution

having regard to its resolution of deleted

Amendment

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23 October 2015 on reducing inequalities with a special focus on child poverty,³,

³ Texts adopted, P8_TA(2015)0401.

Or. fr

Amendment 53 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 14

Motion for a resolution

Amendment

deleted

having regard to its resolution of
 25 November 2015 on the EU Strategic
 Framework on Health and Safety at Work
 2014-2020⁴,

⁴ Texts adopted, P8_TA(2015)0411.

Or. fr

Amendment 54 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 14 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 14 April 2016 on meeting the antipoverty target in the light of increasing household costs,

Or. en

Amendment 55 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 15

CRPD Committee⁵,

Motion for a resolution

Amendment

deleted

having regard to its resolution of 7
 July 2016 on the implementation of the
 UN Convention on the Rights of Persons
 with Disabilities, with special regard to
 the Concluding Observations of the UN

⁵ Texts adopted, P8_TA(2016)0318.

Or. fr

Amendment 56 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Citation 15 a (new)

Motion for a resolution

Amendment

- having regard to Eurofound's European Industrial Relation Dictionary,

Or. en

Amendment 57 Arne Gericke, Ulrike Trebesius, Anthea McIntyre

Motion for a resolution Citation 16

Motion for a resolution

Amendment

having regard to its resolution of
 [15 September 2016] on social dumping in
 the European Union (2015/2255(INI))⁶,

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deleted

⁶ Not yet published in the Official Journal.

Amendment 58 Enrique Calvet Chambon, Martina Dlabajová, Morten Løkkegaard

Motion for a resolution Citation 16

- having regard to its resolution of [15 September 2016] on social dumping in the European Union $(2015/2255(INI))^6$,

Motion for a resolution

⁶ Not yet published in the Official Journal.

Amendment 59 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 16

Motion for a resolution

- having regard to its resolution of [15 September 2016] on social dumping in the European Union (2015/2255(INI))⁶,

⁶ Not yet published in the Official Journal.

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Or. en

Amendment

Amendment

deleted

deleted

Or. fr

Or. en

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Amendment 60 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 17

Motion for a resolution

Amendment

deleted

- having regard to its resolution of [13 September 2016] on creating labour market conditions favourable for worklife balance (2016/2017(INI))⁷,

⁷ Not yet published in the Official Journal.

Or. fr

Amendment 61 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Guillaume Balas, Edouard Martin, Siôn Simon

Motion for a resolution Citation 17 a (new)

Motion for a resolution

Amendment

- having regard to its resolution of 5 October 2016 on the need for a European reindustrialisation policy in light of the recent Caterpillar and Alstom cases (2016/2891(RSP)),

Or. en

Amendment 62 Enrique Calvet Chambon, Martina Dlabajová, Ivo Vajgl, Marian Harkin

Motion for a resolution Citation 17 a (new) Motion for a resolution

Amendment

- having regard to its resolution of 10 September 2015 on creating a competitive EU labour market for the 21st century,

Or. en

Amendment 63 Enrique Calvet Chambon, Martina Dlabajová, Yana Toom

Motion for a resolution Citation 17 b (new)

Motion for a resolution

Amendment

 having regard to its resolution of 15 December 2015 on skills policies for fighting youth unemployment (2015/2088(INI)),

Or. en

Amendment 64 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 18

Motion for a resolution

Amendment

deleted

 having regard to its resolution of 20 November 2012 on a Social Investment Pact as a response to the crisis⁸ and to the Commission's Social Investment Package of 20 February 2013,

⁸ Texts adopted, P8_TA(2012)0419.

Or. fr

Amendment 65 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 18

Motion for a resolution

having regard to its resolution of 20
 November 2012 on a Social Investment
 Pact as a response to the crisis⁸ and to the
 Commission's Social Investment Package
 of 20 February 2013,

Amendment

- having regard to its resolution of 20 November 2012 on a Social Investment Pact as a response to the crisis⁸ and to the Commission's Social Investment Package of 20 February 2013, *including the Commission Recommendation on Investing in children: breaking the cycle of disadvantage*,

⁸ Texts adopted, P7_TA(2012)0419.

⁸ Texts adopted, P7_TA(2012)0419.

Or. en

Amendment 66 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 a (new)

Motion for a resolution

Amendment

- having regard to the Eurofound report of 2014 on 'Pay in Europe in the 21st century'[1]

[1] Eurofound (2014), Pay in Europe in the 21st century.

Or. en

Amendment 67 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

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Motion for a resolution

Amendment

- having regard to the Commission Recommendation of 3 October 2008 on the active inclusion of people excluded from the labour market,

Or. en

Amendment 68 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 b (new)

Motion for a resolution

Amendment

- having regard to the Eurofound report of 2014 on 'Access to healthcare in time of crisis',[1]

[1] Eurofound (2014), Access to healthcare in time of crisis.

Or. en

Amendment 69 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 c (new)

Motion for a resolution

Amendment

- having regard to the Eurofound report of 2015 on 'Access to social benefits: reducing non-take-up',[1]

[1]Eurofound (2015), Access to social benefits: Reducing non-take-up,

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Amendment 70 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 d (new)

Motion for a resolution

Amendment

- having regard to the Eurofound report of 2015on 'New forms of employment',[1]

[1] Eurofound (2015), New forms of employment

Or. en

Amendment 71 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 e (new)

Motion for a resolution

Amendment

- having regard to the Eurofound report of 2015 on 'Inadequate housing in Europe: Costs and consequences',[1]

[1] Eurofound (2016) Inadequate housing in Europe: Costs and consequences,

Or. en

Amendment 72 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 18 f (new)

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Motion for a resolution

Amendment

- having regards to the forthcoming 2016 Eurofound 6th European Working Conditions Survey overview report,

Or. en

Amendment 73 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 19

Motion for a resolution

Amendment

deleted

having regard to the ILO study of
 2016 on 'Building a social pillar for
 European convergence',

Or. fr

Amendment 74 Renate Weber

Motion for a resolution Citation 19 a (new)

Motion for a resolution

Amendment

- having regard to the work carried out by the European Union Agency for Fundamental Rights (FRA), and particularly to its surveys of migrants and minorities and reports on severe labour exploitation, child protection systems and the right to independent living for people with disabilities,

Or. en

Amendment 75 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 19 a (new)

Motion for a resolution

Amendment

- having regard to the judgment of the Court of Justice of the European Union of 20 September 2016 in joined cases C-8/15 P to C-10/15 P (Ledra Advertising and others),

Or. en

Amendment 76 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 19 a (new)

Motion for a resolution

Amendment

- having regard to the judgement of the Court C-266/14 on the organisation of working time for workers who are not assigned a fixed or habitual place of work,

Or. en

Amendment 77 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Citation 20

Motion for a resolution

Amendment

- having regard to the numerous inputs received from social partners, civil

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society organisations and other stakeholders and to the exchange of views with some of them held on 1 September 2016,

Amendment 78 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

Motion for a resolution Citation 20

Motion for a resolution

- having regard to *the numerous inputs received from* social partners, *civil society organisations and other stakeholders and to the exchange of views with some of them held on 1 September* 2016,

Amendment

- having regard to joint analyses by the European social partners, BusinessEurope, CEEP, ETUC and UEAPME of October 2007 on 'Key Challenges facing European Labour Markets' and of July 2015 'In-depth employment analysis by the European social partners',

Or. en

Amendment 79 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Citation 20 a (new)

Motion for a resolution

Amendment

- having regard to the joint opinion of the Employment Committee and Social Protection Committee on the European Pillar of Social Rights, endorsed by the Council on [15] October 2016,

Or. en

Amendment 80 Jens Nilsson, Elena Gentile, Sven Giegold, Ramón Luis Valcárcel Siso, Sofia Ribeiro

Motion for a resolution Citation 20 a (new)

Amendment 81

Motion for a resolution

Amendment

having regard to the Council _ Conclusions of 7 December 2015 on 'The promotion of the social economy as a key driver of economic and social development in Europe',

Or. en

Joëlle Mélin, Mara Bizzotto, Dominique Martin				
Motion for a resolution Citation 21				
Motion for a resolution		Amendment		
 having regard to Rule 52 of its Rules of Procedure, 	deleted			
		Or. fr		
Amendment 82 Joëlle Mélin, Mara Bizzotto, Dominique Martin				
Motion for a resolution Citation 22				
Motion for a resolution		Amendment		
- having regard to the report of the Committee on Employment and Social Affairs (A8-0000/2016),	deleted			
		Or. fr		
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Amendment 83 Sven Schulze

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to the Commission Communication on the Youth Guarantee and Youth Employment Initiative three years on of 4 October 2016,

Or. en

Amendment 84 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

- having regard Article 9 of TFEU obliging the EU to promote high level of employment, guarantee adequate social protection, fight against social exclusion, and ensure a high level of education, training and protection of human health,

Or. en

Amendment 85 Jutta Steinruck

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to the EESC Opinion SOC 520 from September 2015

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on 'principles for effective and reliable welfare provision systems',

Or. en

Amendment 86 Tom Vandenkendelaere

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to the Commission report on the application of Directive 2008/104/EC on temporary agency work of 21 March 2014,

Or. en

Amendment 87 Ole Christensen, Marita Ulvskog, Miapetra Kumpula-Natri

Motion for a resolution Citation 22 a (new)

Motion for a resolution

Amendment

- having regard to articles 151-156 of the Treaty on the Functioning of the European Union,

Or. en

Amendment 88 Francesc Gambús

Motion for a resolution Recital -A (new)

Motion for a resolution

Amendment

-A. whereas the European project will

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be based on solid foundations only once it is shared and accepted by European citizens;

Or. es

Amendment 89 Francesc Gambús

Motion for a resolution Recital -A a (new)

Motion for a resolution

Amendment

-Aa. whereas the European Pillar of Social Rights is essential to ensuring that citizens identify with the values of the European project;

Or. es

Amendment 90 Francesc Gambús

Motion for a resolution Recital -A b (new)

Motion for a resolution

Amendment

-Ab. whereas the decline in the prestige of the EU institutions during the crisis is partially down to the absence of a European Pillar of Social Rights;

Or. es

Amendment 91 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Recital A

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental **Rights and the European Social Charter;**

Amendment

deleted

Or. fr

Amendment 92 Thomas Mann

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union needs a strong European social model;

Or. de

Amendment 93 João Pimenta Lopes

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union *needs* a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures *good* social protection for all, *empowers* vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas *the need for* a paradigm shift towards a strong social model based on solidarity, *equity, equality and* social justice, a fair distribution of wealth, equality *between men and women*, a *universal, free and* high-quality public education system, *secure*, quality employment *with rights, high standards* and sustainable growth - a model that ensures social protection for all, *focusing*, *in particular, on* vulnerable groups, enhances participation in civil and political life, and improves *quality of life* for all citizens;

Or. pt

Amendment 94 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union *needs a paradigm shift towards a strong European social model based on* solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - *a model that ensures* good social protection for all, *empowers* vulnerable groups, *enhances* participation in civil and political life, and *improves* the living standards for all citizens, delivering on the objectives *and rights* set out in the EU Treaties, the

Amendment

A. whereas the European Union consists of 28 social models all of which to seek to deliver solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth; whereas the EU can add value to these models by supporting and encouraging new initiatives that will deliver good social protection for all, empower vulnerable groups, enhance participation in civil and political life, and improve the living standards for all

Charter of Fundamental Rights and the European Social Charter;

citizens, delivering on the objectives set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 95 Morten Løkkegaard, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union *needs* a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union has gradually developed a social model based on solidarity, social justice, a *redistribution* of wealth, gender equality, a high-quality public education systems, quality employment and sustainable growth, there is a need for a holistic review of the implementation of existing collective legal body that provides the adequate flexibility in labour markets to foster real economic growth while ensuring provision of decent social protection, empowers vulnerable groups. enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 96 Renate Weber

Motion for a resolution Recital A

A. whereas the European Union needs a paradigm shift towards *a strong* European social model based on solidarity, social justice, *a fair distribution of wealth*, gender equality, *a* high-quality *public* education *system*, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all *citizens*, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards *an advanced* European social model based on solidarity, social justice, equal opportunities, gender equality, high-quality education and training systems, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups and talented *individuals*, enhances participation in civil and political life, and improves the living standards for all *people residing in the EU*, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 97 Dieter-Lebrecht Koch

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a *model* that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, while delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union *is* based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth , *and whereas the European social model, that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, while delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;*

Or. de

Amendment 98 Marian Harkin, Ivo Vajgl

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union *needs a paradigm shift towards a strong* European social model based on solidarity, social justice, *a fair distribution of wealth*, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures *good* social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves *the* living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union *must* A. continue to strengthen and build upon the European social model based on solidarity, social justice, gender equality, a highquality public education system, quality employment and sustainable growth - a model that ensures *adequate* social protection for all, *combats economic inequality*, empowers vulnerable groups, enhances participation in civil and political life, and improves living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 99 Sven Schulze

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union *needs a paradigm shift towards* a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering

Amendment

A. whereas the European Union *already has* a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the

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on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter; objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. de

Amendment 100 Verónica Lope Fontagné, Rosa Estaràs Ferragut

Motion for a resolution Recital A

Motion for a resolution

A. whereas *the European Union needs a paradigm shift towards* a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas *sustainable growth in the European Union necessitates* a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. es

Amendment 101 Enrique Calvet Chambon

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a *paradigm shift towards a* strong European social *model* based on solidarity, social justice, a fair distribution of wealth, gender equality, a *high-quality* public education *system*, quality employment and

Amendment

A. whereas the European Union needs a strong European social *market economy* based on solidarity, social justice, a fair distribution of wealth, gender equality, a *quality* public education *systems*, quality employment and sustainable growth - a

sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter; model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 102 Arne Gericke

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union already has the highest social standards in the world based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 103 Sofia Ribeiro

Motion for a resolution Recital A

A. whereas the European Union needs *a paradigm shift* towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, *empowers* vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union needs *progress* towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, *protects* vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. pt

Amendment 104 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable *growth* - a model that ensures *good* social protection for all, empowers vulnerable *groups*, enhances participation in civil and political life, and improves the living standards for all *citizens*, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, nondiscrimination, gender equality, a highquality *inclusive* public education system, quality employment and sustainable and inclusive development - a model that ensures *adequate* social protection for all, empowers *people in* vulnerable *situations*, enhances participation in civil and political life, and improves the living standards for all *people*, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment 105 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Emilian Pavel, Maria Arena, Joachim Schuster, Georgi Pirinski, Siôn Simon

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable *groups*, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model which enables sustainable prosperity and high productivity based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth over the long term, in line with worldwide Sustainable Development Goals - a model that ensures adequate and universal good social protection for all, empowers *people* in vulnerable situations, fights poverty and social exclusion, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 106 Tom Vandenkendelaere

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs *a paradigm shift towards* a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public

Amendment

A. whereas the European Union needs to evaluate the existing Social Acquis, and take the necessary steps to establish a strong European social model based on solidarity, social justice, a fair distribution

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education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter; of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 107 Danuta Jazłowiecka

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a *paradigm shift* towards *a strong* European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union needs a *renewed approach* towards European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 108 Notis Marias

Motion for a resolution Recital A

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model based on solidarity, social justice, the rule of law, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. el

Amendment 109 Soraya Post

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs Α. a paradigm shift towards a strong European social model based on solidarity, social justice, equity and non-discrimination, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 110 Aldo Patriciello

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, *hospitality*, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. it

Amendment 111 Miapetra Kumpula-Natri

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering

Amendment

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, *fairness between generations*, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living

on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter; standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 112 Claude Rolin

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public *and/or subsidised* education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter:

Or. fr

Amendment 113 Georgi Pirinski

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender Amendment

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender

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equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures *good* social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter; equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures social protection *and quality essential services* for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 114 Heinz K. Becker

Motion for a resolution Recital A

Motion for a resolution

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all *ages*. empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Or. en

Amendment 115 Kostadinka Kuneva

Motion for a resolution Recital A

A. whereas the European Union needs a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter;

Amendment

whereas the European Union needs A. a paradigm shift towards a strong European social model based on solidarity, social justice, a fair distribution of wealth, gender equality, a high-quality public education system, quality employment and sustainable growth - a model that ensures good social protection for all, empowers vulnerable groups, enhances participation in civil and political life, and improves the living standards for all citizens, and will confirm the EU's dedication to the strategic goal of full employment, delivering on the objectives and rights set out in the EU Treaties, the Charter of Fundamental Rights and the European Social Charter:

Or. el

Amendment 116 Arne Gericke

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas human dignity and personality are already a supporting pillar of the European social model and people are at the centre of all government and economic activity; whereas a successoriented economy ultimately always puts its sustainable economic activity as the fundamental idea of the social market economy in services to people and whereas people must be the benchmark for everything in the economic, social and political activity of Europe;

Or. de

Amendment 117 Enrique Calvet Chambon, Yana Toom, Marian Harkin

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. The social dimension of the EU is much broader than EU Social Rights, the EPRS or Social Pillar also includes an extensive body of EU and national legislation protecting workers, as well as well-developed national social systems;

Or. en

Amendment 118 Verónica Lope Fontagné, Rosa Estaràs Ferragut

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas companies are responsible for creating jobs and therefore for improving social standards in society as a whole and whereas to achieve that they need favourable conditions and legal security to grow their activities;

Or. es

Amendment 119 João Pimenta Lopes

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

AA. whereas the EU, regardless of the rhetoric about peace and social and

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territorial cohesion, is centred around class, as it is a capitalist integration process which is federalist and militarist in nature and focused on the concentration of political and economic power;

Or. pt

Amendment 120 Sven Schulze

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas a pillar of social rights is useful if it sets benchmarks which can facilitate reform processes in the Member States to produce a flexible labour market and make social systems sustainable;

Or. de

Amendment 121 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Guillaume Balas, Edouard Martin, Georgi Pirinski, Siôn Simon

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. Whereas the European Union must respond swiftly and visibly to increasing frustration and worry among many citizens about uncertain life prospects, lack of opportunities, socioeconomic precariousness and growing inequalities;

Or. en

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Amendment 122 Siôn Simon

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. whereas people belonging to vulnerable groups such as women, ethnic minorities, the long-term unemployed, senior citizens and people with disabilities may require additional measures to foster their participation in the labour market and to ensure decent living standards throughout their lifetime;

Or. en

Amendment 123 Gabriele Zimmer

Motion for a resolution Recital A a (new)

Motion for a resolution

Amendment

Aa. Whereas the EU committed itself to building a barrier-free Europe for the estimated 80 million people with disabilities in the EU; whereas poverty reduction and employment targets will not be reached if the applied measures do not fully include people with disabilities;

Or. en

Amendment 124 João Pimenta Lopes

Motion for a resolution Recital A b (new)

Amendment

Ab. whereas the austerity policies imposed on a number of Member States are representative of its nature, promoting deregulation of the labour market and the scrapping of social rights, devalorising salaries, attacking social security systems, and increasing job insecurity and unemployment, exploitation, poverty and social exclusion (which affects one quarter of the EU population);

Or. pt

Amendment 125 Sven Schulze

Motion for a resolution Recital A b (new)

Motion for a resolution

Amendment

Ab. whereas the population of the EU represents 7% of the world's population, the EU generates 20% of global wealth and whereas the EU and its Member States account for more than 40% of global public social security expenditure;

Or. de

Amendment 126 João Pimenta Lopes

Motion for a resolution Recital A c (new)

Motion for a resolution

Amendment

Ac. whereas the consequences of the EU's policies contribute to and stoke the rise in social and political influence of far right, intolerant, xenophobic and racist

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organisations, and the resurgence of fascism;

Or. pt

Amendment 127 Sven Schulze

Motion for a resolution Recital A c (new)

Motion for a resolution

Amendment

Ac. whereas no inefficient double or parallel structures should be established through producing a social pillar;

Or. de

Amendment 128 Sven Schulze

Motion for a resolution Recital A d (new)

Motion for a resolution

Amendment

Ad. whereas the Commission consultation process on the social pillar will end on 31 December 2016 and only then is an assessment of the opinions possible;

Or. de

Amendment 129 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Recital B

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights; deleted

Or. fr

Amendment 130 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission *is* expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights;

Amendment

B. whereas the Commission has set out that the purpose of the Social Pillar is to support well-functioning and fair labour markets and welfare systems within the Eurozone Member States;

Or. en

Amendment 131 Enrique Calvet Chambon

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with *a proposal for a binding* European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with the results and conclusions of the consultation process that it has launched as regards a European Pillar of Social Rights, calls on the Commission to ensure that the consultation translates into further specific measures by way of the instruments and proposals available to it within its framework for action; Amendment 132 João Pimenta Lopes

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission *is expected to* come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights;

Amendment

B. whereas the Commission *has announced that it will* come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights;

Or. pt

Amendment 133 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Ulrike Müller

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a *binding* European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a European Pillar of Social Rights;

Or. en

Amendment 134 Marian Harkin

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a *binding*

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a European Pillar

European Pillar of Social Rights;

of Social Rights;

Or. en

Amendment 135 Dieter-Lebrecht Koch

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a *binding* European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a European Pillar of Social Rights;

Or. de

Amendment 136 Sven Schulze

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a *binding* European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a European Pillar of Social Rights;

Or. de

Amendment 137 Danuta Jazłowiecka

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is

Amendment

B. whereas the Commission is

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expected to come forward in the spring of 2017 with a proposal for a *binding* European Pillar of Social Rights;

expected to come forward in the spring of 2017 with a proposal for a European Pillar of Social Rights which will serve as a reference framework to screen the employment and social performance of participating Member States, to drive reforms at national level and, more specifically, to serve as a compass for renewed convergence between Member States:

Or. en

Amendment 138

Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights *that* would serve as a basis for updating existing EU legislation, improving the EU's economic and social governance framework, adapting or establishing relevant financial instruments, and promoting European social standards towards the rest of the world;

Or. en

Amendment 139 Tom Vandenkendelaere

Motion for a resolution Recital B

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a *binding* European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a European Pillar of Social Rights *which should contain legislation, policy-making mechanisms and financial instruments*;

Or. en

Amendment 140 Thomas Mann

Motion for a resolution Recital B

Motion for a resolution

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights;

Amendment

B. whereas the Commission is expected to come forward in the spring of 2017 with a proposal for a binding European Pillar of Social Rights *and thus begin an intensive discussion process on the details of a strong European social model*;

Or. de

Amendment 141 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Evelyn Regner, Guillaume Balas, Edouard Martin, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas the European Parliament, elected directly by European citizens, has a fundamental responsibility and a role to play in defining and adopting the European Pillar of Social Rights;

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Amendment 142 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas European social partners in joint conclusions recognise that in today's labour market it is necessary to improve policy measures which address both the flexibility and security dimensions for workers and employers alike. Applied in the right way, the flexicurity approach can create a win-win situation and be equally beneficial for employers and employees. They conclude that a dynamic labour market should ensure that everyone has the chance to use his or her skills and abilities in their working life. This notably includes ensuring healthy and safe working conditions over the working life, updating competences over the life course through regular and lifelong learning as well as implementing flexible working practices that benefit workers and employers, ensuring possibilities for a second career for those who need this;

Or. en

Amendment 143 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Recital B a (new)

Amendment

Ba. whereas the negative impact of the crisis on access to healthcare has often come with a delay, and many people have found themselves unable to access healthcare even if services are formally covered, in particular because they cannot afford co-payments or experience waiting lists;

Or. en

Amendment 144 Ole Christensen, Marita Ulvskog, Miapetra Kumpula-Natri

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas social dialogue can contribute positively to growth, employment and competitiveness; whereas the Union is obliged to recognise and promote the role of the social partners, facilitate dialogue between the social partners and respect their autonomy according to TFEU 152;

Or. en

Amendment 145 Jeroen Lenaers

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. considering that, in order to obtain a fair single market, a solid core of social rights for workers should prevent competition on the basis of labour

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conditions;

Or. nl

Amendment 146 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. Whereas the provision and management of social security systems are a Member State competence which the Union coordinates but does not harmonise;

Or. en

Amendment 147 Dieter-Lebrecht Koch

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas the public consultation will last until 31 December 2016 and is therefore not yet concluded;

Or. de

Amendment 148 Francesc Gambús

Motion for a resolution Recital B a (new)

Motion for a resolution

Amendment

Ba. whereas the unemployment

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situation, particularly youth unemployment, in the southern Member States;

Or. es

Amendment 149 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Evelyn Regner, Edouard Martin, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Recital B b (new)

Motion for a resolution

Amendment

Bb. whereas fundamental social rights apply to all people in the European Union and the existing body of Union legislation regulating labour, product and service markets applies to all Member States;

Or. en

Amendment 150 Francesc Gambús

Motion for a resolution Recital B b (new)

Motion for a resolution

Amendment

Bb. whereas the Juncker Commission's priority of economic growth and the creation of jobs, along with the achievement of 'AAA' social status in the Union;

Or. es

Amendment 151 Ole Christensen, Marita Ulvskog, Miapetra Kumpula-Natri

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Amendment

Bb. whereas the Commission must consult the social partners before taking any action in the social policy field, according to Article 154 TFEU;

Or. en

Amendment 152 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Recital B b (new)

Motion for a resolution

Amendment

Bb. Whereas the setting of wages is a Member State competence;

Or. en

Amendment 153 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Recital B c (new)

Motion for a resolution

Amendment

Bc. whereas the euro area faces, with its present macroeconomic framework, specific challenges to the achievement of employment and social objectives set out in the Treaties, notably in the sense that euro area membership reduces possibilities for the use of macroeconomic policy instruments at national level and creates pressure for tougher and swifter internal adjustment, such as through

wages, working conditions, unemployment and scaling back of social expenditure; whereas restoring adequate socio-economic security to compensate for this increased internal flexibility may require introducing specific social targets, standards and/or financial instruments at the euro area level;

Or. en

Amendment 154 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Jutta Steinruck, Georgi Pirinski, Evelyn Regner, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Recital B d (new)

Motion for a resolution

Amendment

Bd. whereas European labour markets are rapidly evolving towards 'atypical' or 'non-standard' forms of employment, such as temporary work, part-time work, casual work, seasonal work, on-demand work or self-employment intermediated by digital platforms, which shows many features of employment but does not bring the benefits normally associated with employment; whereas demand for labour is becoming and will likely remain more 'fluid' and diversified than in the past; whereas in some cases this can be beneficial for productivity as well as work-life balance; whereas, however, many non-standard forms of employment involve prolonged economic insecurity and precariousness, notably in terms of lower and less certain incomes, lack of possibilities to stand up for one's working conditions, lack of social and health insurance, lack of a professional identity, lack of a career perspective, and difficulties to reconcile on-demand work with family life;

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Amendment 155 Thomas Mann

Motion for a resolution Paragraph -1 (new)

Motion for a resolution

Amendment

-1. whereas a EU social convention should be convened in which representatives of the social partners, the national governments and parliaments and the EU institutions discuss the future and structure of the European social model with public participation and which should end with the adoption of a new European social charter for the 21st century;

Amendment

Or. de

Amendment 156 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

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Amendment 157 João Pimenta Lopes

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) is an evasive approach to the current crisis in and faced by the EU that seeks to cover up the mechanisms and consequences of economic governance with social cosmetics; points out that with regard to the economic and social development of the Member States and to the supposed cohesion objectives, European integration always prioritised the centralisation of power together with economic and financial concentration, and that the Pillar of Social Rights is clearly one of those instruments which embodies that choice, as do the Treaties and EMU;

Or. pt

Amendment 158 Tom Vandenkendelaere

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support

Amendment

1. Calls on the Commission to review the Social Acquis and to complement the existing legislation, policy-making mechanisms and financial instruments in a European Pillar of Social Rights (EPSR) which delivers a positive impact on citizens' lives in the short and medium term and enabling support for European

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for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. en

Amendment 159 Arne Gericke, Ulrike Trebesius, Anthea McIntyre

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must *consist of real matter* (*legislation, policy-making mechanisms and financial instruments*), *delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward* convergence, *and helping to complete EMU*;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must *help to measure the employment and social performance of participating Member States, to drive reforms at national level and, to drive* convergence *within Eurozone Member States*;

Or. en

Amendment 160 Sven Schulze

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) can be an *important instrument for policy -making aims at EU level to stimulate national social policy*, delivering positive impact on

and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU; citizens' lives and enabling support for European construction in the 21st century, *thus upholding* social rights, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. de

Amendment 161 Dieter-Lebrecht Koch

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions *and should contribute to effectively* upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

of Social Rights (EPSR) should include

Emphasises that the European Pillar

Or. de

Amendment 162 Marian Harkin

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) *cannot be limited*

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1.

to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU; *specific* policy-making mechanisms *delivering a* positive impact on citizens' lives in the short term and by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU *in the long term*;

Or. en

Amendment 163 Enrique Calvet Chambon, Morten Løkkegaard, Alexander Graf Lambsdorff, Ulrike Müller, Yana Toom

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) *cannot be limited to* a declaration of principles *or good intentions but must consist of real matter* (legislation, policy-making mechanisms and financial instruments), *delivering* positive impact on citizens' lives *in the short term* and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, *and helping* to complete EMU;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) is a Union of National Welfare States of the EU, constituted by a declaration of principles of Social Rights, the social acquis in this field (Fundamental rights, legislation and ECJ case law) and a process of policymaking mechanisms and financial instruments *needed to deliver a* positive impact on citizens' lives and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence in all of *the EU, and will help* to complete EMU;

Or. en

Amendment 164 Danuta Jazłowiecka

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) *cannot be limited to a* declaration of principles *or good intentions but must consist of real matter* (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) *must consist of both* declaration of principles *and tangible elements such as national and EU* legislation, policy-making mechanisms and financial instruments, delivering positive impact on citizens' lives in the short, *medium and long* term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU *in accordance with Treaties and subsidiarity principle*;

Or. en

Amendment 165 Arne Gericke

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *real matter* (*legislation, policy-making mechanisms and financial* instruments), *delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century* by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *policycoordinating* instruments *to foster national reforms towards stronger labour markets, better political conditions for job creation and sustainable social systems* by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. en

Amendment 166 Csaba Sógor

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *real matter* (legislation, policy-making mechanisms and financial instruments), *delivering positive impact on citizens' lives in the short term and enabling support for European construction* in the 21st century *by effectively upholding social rights and Treaty objectives, strengthening* cohesion and upward convergence, *and helping to complete EMU*;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *a broad framework of* legislation, policy-making mechanisms and financial instruments *that effectively put into practice the Treaty objectives* in the *social field, help complete the EMU, strengthen* cohesion and upward convergence *and deliver a positive impact on citizens' lives*;

Or. en

Amendment 167 Notis Marias

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for *European construction* in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, *and helping to complete EMU*;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for *the EU Member States* in the 21st century by effectively upholding social rights and Treaty objectives *and* strengthening cohesion and upward convergence;

Or. el

Amendment 168 Laura Agea, Tiziana Beghin

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, *and helping to complete EMU*;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, with the priority and urgent objective of resolving the poverty problem affecting 120 million European citizens today;

Or. it

Amendment 169 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *real matter* (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of *concrete and specific tools* (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and

Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU; Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. en

Amendment 170 Renate Weber

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on *citizens* ' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on *people's* lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. en

Amendment 171 Ádám Kósa

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the

Amendment

1. While fully respecting the national competences and the principle of subsidiarity, emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making

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short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU; mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. en

Amendment 172 Kostadinka Kuneva

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to *complete* EMU;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter that is specific and binding on all the EU institutions and Member States (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to bring about a socially just and democratically scrutinised completion of EMU;

Or. el

Amendment 173 Arne Gericke

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but builds on basic principles such as personality, solidarity, subsidiarity, sustainability and must consist of real matter (legislation, policymaking mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Or. de

Amendment 174 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

Emphasises that the European Pillar 1. of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives *already* in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence in economic and social outcomes, and helping to complete EMU with instruments necessary for this purpose;

Amendment 175 Claude Rolin

Motion for a resolution Paragraph 1

Motion for a resolution

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence, and helping to complete EMU;

Amendment

1. Emphasises that the European Pillar of Social Rights (EPSR) cannot be limited to a declaration of principles or good intentions but must consist of real matter (legislation, policy-making mechanisms and financial instruments), delivering positive impact on citizens' lives in the short term and enabling support for European construction in the 21st century by effectively upholding social rights and Treaty objectives, strengthening cohesion and upward convergence *by providing effective and appropriate social protection*, and helping to complete EMU;

Or. fr

Amendment 176 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

Motion for a resolution Paragraph 1 – 1 a (new)

Motion for a resolution

Amendment

-1a. Calls for the European Pillar of Social Rights to include but not be limited to an introduction of a social protocol in the case of a treaty change or revision; highlights that such a protocol would clarify that neither economic freedoms nor competitions rules shall have priority over fundamental social rights and social progress, in case of conflict, social rights shall take precedence;

Or. en

Amendment 177 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Flavio Zanonato, Siôn Simon

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

Considers that social standards to 1a. be articulated by the European Pillar of Social Rights should apply to all countries participating in the Single Market and that legislation, governance mechanisms and financial instruments relevant for their achievement should apply to all EU Member States; finds, however, that the specific constraints of euro area membership call for additional specific social targets, standards and financial instruments to be established at the euro area level; points at the possibility of using the enhanced cooperation mechanism under Article 20 TEU if necessary to build a solid European Pillar of Social Rights;

Or. en

Amendment 178 Csaba Sógor

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Emphasizes that the root causes of social challenges can only be dealt with effectively through economic growth and expansion of employment. This is why, the prosperity of European citizens

depends greatly on the capability of companies to generate growth and create jobs. This is why the European Union and Member States should strive to ensure a competitive business environment in which companies can develop and grow;

Or. en

Amendment 179 Javi López, Jonás Fernández, Sergio Gutiérrez Prieto

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Highlights that the Pillar's aim should be to establish an ambitious agenda of enforceable rights in terms of better protection of social and labour rights, paying attention to recurrent messages sent by international institutions, like ILO and the Council of Europe, to respect and promote international labour standards;

Or. en

Amendment 180 Ádám Kósa

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Underlines that the strengthened economic policy coordination and further measures to enhance the social dimension in the Euro area are open to all non-euro area Member States, should they wish to participate, and voluntary for those outside the single currency and will be fully compatible with the single market in

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all aspects;

Or. en

Amendment 181 Thomas Mann

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Highlights that the smallest, small and medium-sized enterprises are the driving force behind jobs in the Union and therefore form the justification for a social AAA; calls for SMEs to do away with bureaucracy on a large scale in order to strengthen their international competitiveness and power of innovation;

Or. de

Amendment 182 Sorin Moisă, Emilian Pavel

Motion for a resolution Paragraph 1 a (new)

Motion for a resolution

Amendment

1a. Stresses that the social standards that will be part of the European Pillar of Social Rights should be applied to all EU citizens;

Or. en

Amendment 183 Soraya Post

Motion for a resolution Paragraph 1 a (new)

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Motion for a resolution

Amendment

1a. Is convinced that the European Pillar of Social Rights shall not be limited to be developed only in the Eurozone as non-Euro countries struggle with similar social and employment-related challenges, therefore, leaving them out might result in an even greater social divergence and might fuel Euroscepticism;

Amendment

Or. en

Amendment 184 João Pimenta Lopes

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Or. pt

Amendment 185 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 2

Motion for a resolution

Amendment

deleted

deleted

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment 186 Csaba Sógor

Motion for a resolution Paragraph 2

Motion for a resolution

Amendment

deleted

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Or. en

Amendment 187 Morten Løkkegaard, Alexander Graf Lambsdorff, Ulrike Müller

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should provide an instrument to foster upward convergence for national reforms of the economic, social and labour market systems of the member states to facilitate the free movement of labour while respecting the principle of subsidiarity and the clear division of competences of the EU and member states as laid out in existing the EU Treaties.

Or. en

Amendment 188 Renate Weber

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should function as the EU's binding framework for national strategies promoting social cohesion and equality across the European Union through adequate, accessible and financially sustainable social protection systems and social inclusion policies;

Or. en

Amendment 189 Enrique Calvet Chambon, Yana Toom

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR *should* equip European citizens with stronger means to *keep control over their lives and make markets work for wellbeing and sustainable development*;

Amendment

2. Highlights that the EPSR would support National Welfare States and guide the development and convergence of them through general basic social standards and principles to attain common objectives that are shared and form part of a European Social model. EPSR enhances the legitimacy of the EU and equip European citizens with stronger means to *reinforce*, guarantee and update its welfare system improving the wellbeing of its citizens and socio-economic development in a context of a highly competitive social market economy, aiming at full employment and social progress;

Or. en

Amendment 190 Marian Harkin, Ivo Vajgl

Motion for a resolution

2. Highlights that the EPSR should *equip* European citizens *with stronger means to keep control* over their lives and make *markets* work for *wellbeing* and sustainable *development*;

Amendment

2. Highlights that the EPSR should *help* European citizens *to maintain ownership* over their lives and make *economic policy also* work for *social cohesion* and sustainable *growth*;

Or. en

Amendment 191 Arne Gericke

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should take the principle of subsidiarity seriously, equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development; stresses, in that connection, that the contribution that individuals can make on their own initiative and power should not be taken away; subsidiarity means: that which can be provided by small and subsidiary communities should not be undertaken by larger communities; larger communities have a duty to support subsidiary communities and individuals with the aim of helping them to help themselves;

Or. de

Amendment 192 Guillaume Balas

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development; notes that **Recommendation** No 202 of the ILO provides that social protection pillars should comprise at least the following basic social security guarantees: a) access to a nationally defined set of goods and services, constituting essential health care, including maternity care, that meets the criteria of availability, accessibility, acceptability and quality; b) basic income security for children, at least at a nationally defined minimum level, providing access to nutrition, education, care and any other necessary goods and services; c) basic income security, at least at a nationally defined minimum level, for persons in active age who are unable to earn sufficient income, in particular in cases of sickness, unemployment, maternity and disability; and d) basic income security, at least at a nationally defined minimum level, for older persons: takes the view, therefore, that the draft of the European Social Rights Pillar should at least take into account the above definition of basic social security guarantees;

Or. fr

Amendment 193 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Edouard Martin, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Flavio Zanonato, Siôn Simon

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for *shared prosperity*, wellbeing and sustainable development; *it should enable effective realisation of existing social rights and it should set out new rights where justified in view of new technological and socio-economic developments;*

Or. en

Amendment 194 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European *citizens* with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European *everyone living in the EU* with stronger means to keep *and regain* control over their lives and make markets work for wellbeing and sustainable development;

Or. en

Amendment 195 Verónica Lope Fontagné, Rosa Estaràs Ferragut

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and

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make markets work for wellbeing and sustainable development;

make *it feasible for* markets *to be competitive and efficient, taking into account* wellbeing and sustainable development;

Or. es

Amendment 196 Laura Agea, Tiziana Beghin

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives *to enable them to live a dignified life and realise their aspirations and to* make markets work for wellbeing and sustainable development;

Or. it

Amendment 197 Danuta Jazłowiecka

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives *as well as to adapt to changing socioeconomic conditions* and make markets work for wellbeing and sustainable development;

Or. en

Amendment 198 Heinz K. Becker

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives, *become more self-reliant* and make markets work for wellbeing and sustainable development;

Or. en

Amendment 199 Jonás Fernández

Motion for a resolution Paragraph 2

Motion for a resolution

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development;

Amendment

2. Highlights that the EPSR should equip European citizens with stronger means to keep control over their lives and make markets work for wellbeing and sustainable development, *thereby becoming an essential and recognisable element of the European citizenship*;

Or. en

Amendment 200 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Recalls the obligation of all participating parties, including the EU

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institutions, to fully respect and promote the autonomy of social partners at national level, national collective bargaining systems as well as national labour market models and traditions, including the right to negotiate, conclude and enforce collective agreements and to take collective action in accordance with national law and practices; underlines the respect for the Member States' competence and national labour law, in particular the governance of legal or contractual provision concerning employment conditions, working conditions and the relationship between employers and workers; stresses the exclusive competence of the Member States to define the legal concepts of 'worker' and 'employment' under the EPSR in accordance with their national labour law:

Or. en

Amendment 201 Javi López, Jonás Fernández, Sergio Gutiérrez Prieto

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. It is concerned about the raise of inequalities in the European Union, especially in the aftermath of the economic crisis and as a consequence of the restrictive fiscal policies, guided by austerity, and conservative structural reforms, which have affected labour markets and have reduce welfare state and citizens' rights; Highlight that combating inequalities is not only a socially beneficial ethical duty, but a fundamental commitment to economic growth and quality job creation, as it has been repeatedly expressed by various international institutions, such as the

IMF or the OECD: It is shown that countries that have implemented measures to redistribute income and wealth in its exit strategy from the crisis, have performed better and earlier in its return to the path of economic growth; Calls on the Commission to include within the key policy areas that constitute the European Pillar of Social Rights a new axis dedicated exclusively to combating inequalities, both in economic and social terms, which has to contain key indicators on the current situation of inequality and to assess the development among Member States and within them, of their levels of relative and absolute inequality;

Or. en

Amendment 202 Verónica Lope Fontagné, Rosa Estaràs Ferragut, Francisco José Millán Mon, Agustín Díaz de Mera García Consuegra, Ramón Luis Valcárcel Siso, Esther Herranz García, Gabriel Mato

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Stresses the need for the Commission and the Member States to reach a stronger commitment to applying Article 174 of the TFEU, particularly in regions with serious and permanent natural or demographic disadvantages, such as low population density or sparsely populated island and mountainous regions; Emphasises that greater territorial cohesion implies greater economic and social cohesion, and therefore calls for strategic investment in those regions with a view to making them more competitive, improving industry and territorial structure and, ultimately, stabilising the population in those areas;

Amendment 203 Arne Gericke

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Whereas the European social model already essentially builds on the following content and principles: the social responsibility of ownership, social justice and equal opportunities, upholding women's rights, global division of assets and resources, joint responsibility and participation in companies, balance of interests between capital and labour, protection of families and acquisition of assets by employees;

Or. de

Amendment 204 Enrique Calvet Chambon, Morten Løkkegaard, Alexander Graf Lambsdorff, Ulrike Müller, Yana Toom, Marian Harkin

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Acknowledges that the Social Pillar should not undermine the prerogative of social partner to agree beyond minimum standards agreed at EU level, and should never impair the freedom of social partners to negotiate in areas where flexicurity-approaches have proven to be effective. Neither create any difficulty or setback to Member States, sectors or citizens that have reached levels of social rights beyond the basic frame of the Social Pillar; Amendment 205 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Evelyn Regner, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Is convinced that the European Social Model needs to be updated and strengthened to support upward transitions into and within the labour market and to maintain a sense of economic security throughout people's lives; considers that as the labour market becomes more complex, it is natural that the welfare state also needs to adapt its mechanisms and instruments in order to manage well the various social risks arising;

Or. en

Amendment 206 Marian Harkin, Ivo Vajgl

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Recognises that the UN Convention on the Rights of Persons with Disabilities (CRPD) is ratified by the European Union and therefore believes that the EPSR should reference and mainstream the principles of the CRPD throughout each policy domain;

Or. en

Amendment 207 Jonás Fernández

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Emphasises that the EPRS should reconfirm existing social rights that are already part of the acquis and formally include new rights that emerged in the current socio-economic context, as well as concretely suggest how to operationalise these rights;

Or. en

Amendment 208 Claude Rolin

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Takes the view that the consolidation of social rights hinges on the creation of new jobs in the European Union and looks forward to a proper industrial policy being quickly introduced at European level;

Or. fr

Amendment 209 Soraya Post

Motion for a resolution Paragraph 2 a (new) Motion for a resolution

Amendment

2a. Calls for the principle of equal treatment and non-discrimination and the principle of gender equality to be mainstreamed throughout the planned European Pillar of Social Rights, similar to all EU and EU Member States policies and programmes;

Or. en

Amendment 210 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Underlines that the implementation of social rights depends on the EPSR being mainstreamed into EU economic policy and governance to ensure that policies do not undermine social rights;

Or. en

Amendment 211 Danuta Jazłowiecka

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Underlines that all social policies shall also aim at activating citizens on the labour market, encouraging them to upgrade their skills and promoting entrepreneurship; Amendment 212 Renate Weber

Motion for a resolution Paragraph 2 a (new)

Motion for a resolution

Amendment

2a. Considers that the EPSR should be applicable across all Member States of the EU;

Or. en

Amendment 213 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Evelyn Regner, Siôn Simon

Motion for a resolution Paragraph 2 b (new)

Motion for a resolution

Amendment

2b. Underlines that markets are meant to serve people and people are also the most important factor for the good performance of a company and of the entire economy; it is therefore vital to ensure workers' participation in decisionmaking on the organisation of work and utilisation of company revenue; points to the good example of social economy enterprises, such as cooperatives, in providing quality employment, supporting social inclusion and promoting economic democracy;

Or. en

Amendment 214 Soraya Post

Motion for a resolution Paragraph 2 b (new)

Motion for a resolution

Amendment

2b. Highlights that with more than 122.3 million people living at risk of poverty and social exclusion in the EU (such as the Roma, the vast majority of whom live in extreme poverty and face widespread and severe social exclusion), the main goal of the European Pillar of Social Rights should be to lift these people out of this situation and break the cycle of poverty and social exclusion;

Or. en

Amendment 215

Verónica Lope Fontagné, Rosa Estaràs Ferragut, Francisco José Millán Mon, Agustín Díaz de Mera García Consuegra, Esther Herranz García, Ramón Luis Valcárcel Siso, Gabriel Mato

Motion for a resolution Paragraph 2 b (new)

Motion for a resolution

Amendment

2b. Calls on the Commission to introduce policies designed to combat demographic decline and the dispersion of the population; stresses that the European Union's cohesion policy should prioritise attention for regions suffering demographic decline;

Or. es

Amendment 216 Enrique Calvet Chambon, Morten Løkkegaard, Alexander Graf Lambsdorff, Ulrike Müller, Yana Toom, Marian Harkin

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Motion for a resolution

Amendment

2b. In addition, EPSR should provide an instrument to foster upward convergence for national reforms of the economic, social and labour market systems of the member states to facilitate the free movement of labour in a deeper and fairer market;

Or. en

Amendment 217 Verónica Lope Fontagné, Gabriel Mato

Motion for a resolution Paragraph 2 c (new)

Motion for a resolution

Amendment

Points out that the outermost 2c. regions are facing a series of factors which, owing to the fact that they are ongoing and taking place at the same time, are seriously damaging the development of those regions, which are contending with unemployment rates higher than 30%; calls on the Commission to bolster the application of Article 349 of the TFEU by adopting specific measures to improve the integration of the EU's outermost regions; calls, with regard to the archipelagos, for the severe depopulation occurring in non-capital islands to be taken into account;

Or. es

Amendment 218

Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Agnes Jongerius, Joachim Schuster,

Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Paragraph 2 c (new)

Motion for a resolution

Amendment

2c. Points out that Europe can go much further in developing a cluster of sectors focused on supporting people's health, knowledge and ability to participate in the economy; stresses that people-focused services such as education, healthcare, sport or family care services contain an important job creation potential and should not be viewed as a cost to the economy but rather as enabling factors of sustainable prosperity;

Or. en

Amendment 219 Enrique Calvet Chambon, Alexander Graf Lambsdorff, Morten Løkkegaard, Ulrike Müller, Yana Toom

Motion for a resolution Paragraph 2 c (new)

Motion for a resolution

Amendment

2c. Underlines that EPRS has an important economic aspect because it establishes a social floor that would encourage a minim of convergence and at the same time enables a level playing field in the EU and encourage free competition;

Or. en

Amendment 220 Joëlle Mélin, Mara Bizzotto, Dominique Martin

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Motion for a resolution Subheading 1

Motion for a resolution	Amendment	
Updating existing social standards	deleted	
		Or. fr
Amendment 221 João Pimenta Lopes		
Motion for a resolution Subheading 1		
Motion for a resolution	Amendme	nt
Updating existing social standards	deleted	
		Or. pt
Amendment 222 Morten Løkkegaard, Alexander Graf La	nbsdorff	
Motion for a resolution Subheading 1		
Motion for a resolution	Amendme	nt
Updating existing social standards	deleted	
		Or. en
Amendment 223 Arne Gericke, Ulrike Trebesius, Anthea I	McIntyre, Helga Stevens	
Motion for a resolution Subheading 1		
Motion for a resolution	Amendme	nt
Updating existing social standards	Modernising legislation.	

Or. en

Amendment 224 Arne Gericke

Motion for a resolution Subheading 1

Motion for a resolution

Updating existing social standards

Assessing existing social standards

Amendment

Or. en

Amendment 225 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

Motion for a resolution Subheading 1

Motion for a resolution

Updating existing social standards

Updating existing *labour and* social standards

Amendment

Or. en

Amendment 226 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 3

Motion for a resolution

Amendment

deleted

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal,

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health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment 227 Dieter-Lebrecht Koch

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

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Amendment

deleted

Or. de

Or. fr

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Amendment 228 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Paragraph 3

Motion for a resolution

Amendment

deleted

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. en

Amendment 229 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Ulrike Müller

Motion for a resolution Paragraph 3

Motion for a resolution

Amendment

deleted

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal,

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health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment 230 João Pimenta Lopes

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. en

Amendment

3. Takes the view that Member States should oppose policies which attack workers' rights, instead favouring legislation that encourages regulation and *labour* rights *with a view to improving the* quality of life and social protection of all workers, which hinges, among other issues, on guaranteeing equal treatment, valorising wages, combating social and wage discrimination, including between men and women, tackling job insecurity, bogus self-employed workers and other atypical forms of employment, providing protection in case of dismissal and health and safety protection, regulating and reducing working hours and rest periods, providing for freedom of association and representation, defending and appreciating collective bargaining and hiring, collective action, access to training and proper information and consultation

rights;

Amendment 231 Enrique Calvet Chambon, Ivo Vajgl

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on *fair* working conditions *for all* forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on working conditions after a thorough assessment existing legislation and the actual implementation in Member States to identify and update possible gaps and shortcomings and ensuring proper enforcement and application of existing EU social legislation and cutting unnecessary red tape;

Or. en

Amendment 232 Tom Vandenkendelaere

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for *the enactment of a directive* on fair working conditions for all

3. Calls for *a revision of the existing*

directives on fair working conditions,

Amendment

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forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

where appropriate, for all forms of employment ensuring for every worker a core set of enforceable rights, *regardless of* the type of contract; recalls the principle of non-discrimination in the directives on fixed-term work, part-time work and temporary agency work, that a worker who is employed under such an atypical contract should generally not be treated in a less favourable manner than *comparable permanent and/or fulltime* staff, concerning employment conditions, unless there are objective reasons: underlines that the principle of nondiscrimination should apply to all atypical employment forms and relationships; stresses that the prevention and settlement disputes and grievances arising from the application of the directives shall be dealt with in accordance with national law, collective agreements and practice;

Or. en

Amendment 233 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term

Amendment

Recalls the core set of enforceable 3. rights guaranteed to every worker, individually or collectively, which Member Sates apply in accordance with national and EU law, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, the right to strike, collective bargaining, collective action, access to education and training, and adequate information and consultation rights throughout subcontracting chains, and a prospect of stabilising the working

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work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers; relationship as open-ended employment after a certain period of time; calls for effective enforcement of the existing EU law ensuring fair working conditions for every worker; underlines that this EU aquis also should apply to non-standard forms of employment, including but not limited to fixed-term work, part-time work, and on-demand work, in the light of changes in the labour market while respecting the competence of the Member States to define the legal concepts of 'worker' and 'employment';

Or. en

Amendment 234 Sven Schulze

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for *the enactment of a directive* on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

Calls for an analysis of the 3. implementation of the existing social standards on fair working conditions for all forms of employment, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that the EPSR can be an instrument to make social standards in the Member States comparable and can lead to a better and more precise development of statistics; recognises at the same time the potential for an assessment of the EU acquis;

Or. de

Amendment 235 Arne Gericke

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a *directive on* fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. supports national assessments of the implementation of existing instruments on sustainable and fair working conditions for all forms of employment, social protection, protection in case of dismissal, health and safety protection, provisions on working time, work-life-balance and rest time, access to training, and adequate information and consultation rights; recommends that the existing social aquis is assessed accordingly and be promoted;

Or. en

Amendment 236 Csaba Sógor

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for *the enactment of a directive on fair working conditions* for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal,

Amendment

3. Calls for *a more effective and efficient implementation and control of existing labour standards* for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection,

health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; *underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;* protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights;

Or. en

Amendment 237 Jeroen Lenaers

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive, *where applicable* on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. nl

Amendment 238 Heinz K. Becker

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the *enactment of a directive on* fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this *directive* should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, *internship or traineeship*; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the *establishment of an* instrument to increase fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, in particular with regard to a common weekly day of rest recognized by tradition and custom in the country or region^{1a}, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this *instrument* should apply to employees as well as to all workers in *all* forms of employment; requests that the EU acquis be updated accordingly so as to apply to all workers;

^{1a} This notion refers to the Social Charter of the Council of Europe: 'to ensure a weekly rest period which shall, as far as possible, coincide with the day recognised by tradition or custom in the country or region concerned as a day of rest' (Council of Europe, Social Charter, Art 2. 5, 1961 as well as in the revised version 1996).

Or. en

Amendment 239 Sofia Ribeiro

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to *employees as well* as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers:

Amendment

Calls for the enactment of a 3. directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to *all* forms of employment and work-related training; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. pt

Amendment 240 Anne Sander

Motion for a resolution Paragraph 3

Motion for a resolution

3. *Calls for the enactment of a directive on* fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and

Amendment

3. Pursuant to Articles 151 and 153 of the TFEU, recalls how important it is for the Member States, in conjunction with the European Union, to oppose all forms of undeclared work and to guarantee fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on

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consultation rights; underlines that *this directive* should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; *requests that the EU acquis be updated accordingly so as to apply to all workers;* working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that *these fair conditions* should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship;

Or. fr

Amendment 241 Danuta Jazłowiecka

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls on Member States to constantly take efforts in order to improve working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including non- discrimination, equal treatment between men and women. social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that *these* rights should be also applicable as much as possible to all non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, internship or traineeship and should take into account specificities of flexible forms of *employment*; requests that the *adequate* EU acquis be updated accordingly *if necessary* so as to apply to all workers;

Amendment 242 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on *fair* working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on *decent* working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, equal pay, adequate social protection, protection in case of dismissal, health and safety protection, provisions on working time, travelling and commuting time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information, consultation and participation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, socalled public work programmes, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. en

Amendment 243 Sorin Moisă

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to *employees as well* as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, internship or *traineeship*; requests that the EU acquis be updated accordingly so as to apply to all workers:

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to *all employees*, *including* workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, work-at *home*, internship, *traineeship* or *apprenticeship*; requests that the EU acquis be updated accordingly so as to apply to all workers:

Or. en

Amendment 244 Claude Rolin

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this

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directive should apply to employees *as well as to all* workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, *self-employment*, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers; directive should apply to employees, *including* all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers; *stresses that it is important to take account of self-employed people's individual situation to ensure that they can benefit from social rights appropriate to their status;*

Or. fr

Amendment 245

Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Guillaume Balas, Edouard Martin, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Evelyn Regner, Siôn Simon

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this *directive* should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

Calls for the enactment of a 3. directive on fair working conditions for all forms of employment and other relevant legislative measures, based on a sufficiently broad EU definition of a worker and ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, the right to strike, collective bargaining, collective action, access to training, in-work support, adequate information and consultation rights throughout subcontracting chains, and a prospect of stabilising the working relationship as open-ended employment after a certain period of time; underlines that *these instruments* should apply to employees as well as to all workers in non-

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standard forms of employment, such as fixed-term work, part-time work, ondemand work, self-employment, *work intermediated through online platforms*, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers *and to improve the enforceability of rights*;

Or. en

Amendment 246 Enrico Gasbarra

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information, consultation and *participation* rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, ondemand work, self-employment, crowdworking, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. it

Amendment 247 Renate Weber

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship, *traineeship or apprenticeship*; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. en

Amendment 248 Thomas Mann, Evelyn Regner

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, *in particular with regard to a common weekly day of rest recognised by tradition and custom in*

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training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers; *the member states or regions*^{1a}, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

^{1a} This notion refers to the Social Charter of the Council of Europe: 'to ensure a weekly rest period which shall, as far as possible, coincide with the day recognised by tradition or custom in the country or region concerned as a day of rest' (Council of Europe, Social Charter, Art 2. 5, 1961 as well as in the revised version 1996).

Or. en

Amendment 249 Notis Marias

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this

Amendment

3. Calls for the enactment of a directive on *socially* fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation

directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers; rights; underlines that this directive should apply to employees as well as to all workers *and persons employed* in nonstandard forms of employment, such as fixed-term work, part-time work, ondemand work, self-employment, crowdworking, internship or traineeship; *calls for action to be taken to combat all types of precarious employment, and to tackle the high unemployment rates seen in the Member States of southern Europe, such as Greece, Spain, Portugal and others*; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. el

Amendment 250 Kostadinka Kuneva

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights. including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights. including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, with recognition of their primary role in setting minimum wages, working time and other basic working conditions, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all employees in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship, the basic terms of which must be set within the framework

of collective bargaining and general employment law; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. el

Amendment 251 Francesc Gambús

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

Calls for the enactment of a 3. directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, work-life balance, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, selfemployment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers:

Or. es

Amendment 252 Miroslav Poche

Motion for a resolution Paragraph 3

Motion for a resolution

3. calls for approval of the directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, occupational health and safety protection, firmly established working time and rest time, freedom of association and representation, collective bargaining, collective action, protest actions in relation to collective bargaining, access to higher qualifications and adequate information and consultation rights; underlines that this Directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd employment, internships or traineeships; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. calls for approval of the directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, protection *during maternity leave*, health and safety protection, firmly established working time and rest time, freedom of association and representation, collective bargaining, collective action, protest actions in relation to collective bargaining, access to higher qualifications and adequate information and consultation rights; underlines that this Directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd employment, internships or traineeships; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. cs

Amendment 253 Laura Agea, Tiziana Beghin

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this

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directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship *or* traineeship; *requests* that the EU acquis be updated accordingly so as to apply to all workers; directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship *and/or* traineeship; *recommends* that the EU acquis be updated accordingly so as to apply to all workers;

Or. it

Amendment 254 Jutta Steinruck

Motion for a resolution Paragraph 3

Motion for a resolution

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Amendment

3. Calls for the enactment of a directive on fair working conditions for all forms of employment, ensuring for every worker a core set of enforceable rights, including equal treatment, social protection, protection in case of dismissal, health and safety protection, provisions on working time and rest time, freedom of association and representation, collective bargaining, collective action, access to training, and adequate information and consultation rights; underlines that this directive should apply to employees as well as to all workers in non-standard forms of employment, such as fixed-term work, part-time work, on-demand work, self-employment, crowd-working, socalled public works programmes, internship or traineeship; requests that the EU acquis be updated accordingly so as to apply to all workers;

Or. en

Amendment 255 Ian Hudghton

Motion for a resolution Paragraph 3 – point 1 (new)

Motion for a resolution

Amendment

3(1) The delivery of the Pillar will require multi-level action and crosssectoral approaches to encourage good employment practices across society and strengthen public service delivery. All tiers of government need to be engaged in the development of policy-making mechanisms related to the EPSR in a way that is commensurate with their respective competences. Equally all stakeholders must also be involved to ensure proper implementation;

Or. en

Amendment 256 Siôn Simon

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

Recalls that women are more likely 3a. to be subject to precarious and low-paid employment and to interruptions in their career which has repercussions in terms of pay, pensions and social benefits; calls for the Commission to propose a new Maternity Leave Directive, calls on the Member States to better implement the Directive 2006/54/EC on the implementation of the principle of equal opportunities and equal treatment of men and women in matters of employment and occupation; calls for Member States to offer accessible childcare facilities with a view to meeting the Barcelona objectives;

Or. en

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Amendment 257 Javi López, Jonás Fernández, Sergio Gutiérrez Prieto

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

Calls on the Commission that, in *3a*. any case, 'the occasion to revisit' the Social 'acquis' of the EU which they highlight 'in the light of new trends and to identify possible areas for future action', cannot mean any loss of current rights and social standards for workers, in benefit of the deregulatory path fixed by its Better Regulation Agenda, which has no added any value on social or labour rights and it only has gone in detriment of citizens' rights so far (REFIT on Maternity Leave Directive, Information and Consultation of Workers, Health and Safety directives, etc.);

Or. en

Amendment 258 Heinz K. Becker

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Stresses that elements of individual responsibility for a positive living situation are a basic requirements for individual social security and that this can be expected and claimed by all; whereas an active willingness to work and preparedness for lifelong learning are essential in order to claim social services;

Or. de

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Amendment 259 Tom Vandenkendelaere

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Supports the Commission's initiative to carry out a REFIT evaluation of the Written Statement Directive 91/533/EEC, calls the Commission to take in account the current labour market situation where new forms of employment have appeared or developed, including forms of employment which are neither classified as a standard employment relationship nor as self-employment status;

Or. en

Amendment 260 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Recognises the Commissions intention to modernise the existing acquis; believes that in the context of the Better Regulation Agenda, it is important to ensure that EU legislation remains fit for purpose given the rapid change of the world of work, societal developments and scientific knowledge over the last decade;

Or. en

Amendment 261 Tamás Meszerics

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on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Stresses the role of the EU in ensuring the proper and swift implementation and enforcement of existing legislation in the field of employment and social affairs; notes that enforcement is to be guaranteed legally (e.g. through proceedings, infringement procedures, collective agreements), administratively and politically;

Or. en

Amendment 262 Enrique Calvet Chambon, Yana Toom, Ivo Vajgl, Marian Harkin

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Emphasises that the Commission, in cooperation with the Member States and social partners, should also reinforce the European social dialogue with a view to better reconciling labour markets and social protection demands in order to address social inequalities and competitiveness challenges;

Or. en

Amendment 263 Thomas Mann

Motion for a resolution Paragraph 3 a (new)

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Motion for a resolution

Amendment

3a. Calls on the Commission to assess the working conditions for all forms of employment in the Member States and where necessary to identify problems and put forward suggestions in every country in order to solve them;

Or. de

Amendment 264 Francesc Gambús

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Calls on the Commission to adopt a work-life directive that helps both mothers and fathers to balance their working days and careers with educating and raising their children;

Or. es

Amendment 265 Arne Gericke

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. Calls for full implementation of the binding principles of the social market economy for the whole of Europe under Article 3 of the Treaty of Lisbon;

Or. de

Amendment 266 Thomas Mann

Motion for a resolution Paragraph 3 a (new)

Motion for a resolution

Amendment

3a. calls for the subsidiarity principle to be upheld in social policy;

Or. de

Amendment 267 Arne Gericke

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

Stresses the need for socially *3b*. responsible activity by all as the foundation of an active social pillar and the meaning of the 'honourable merchant' ideal as a European model for responsible participation in economic life - characterised by awareness of responsibilities by individual companies, for society and for the environment; an 'honourable merchant' bases his behaviour on virtues which aim to produce long-term economic success without going against the interests of society; he conducts his business sustainably;

Or. de

Amendment 268 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

3b. Considers that, where the need for action at EU level in the area of employment and social affairs has been clearly identified and fully respects the principles of subsidiarity and proportionality, that a set of indicators to identify the full compliance costs as well as administrative costs of any such legislative act should be applied in order to better assess its impact;

Or. en

Amendment 269 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 3 b (new)

Motion for a resolution

Amendment

3b. Considers that the initiative on a European Pillar of Social Rights should support the development of an integrated European anti-poverty strategy, with effective poverty and inequality reduction targets;

Amendment

Or. en

Amendment 270 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Subheading 2

Motion for a resolution

Quality and fair working conditions

deleted

Or. fr

Amendment 271 Anthea McIntyre, Arne Gericke, Ulrike Trebesius, Helga Stevens

Motion for a resolution Subheading 2

Motion for a resolution

Amendment

Quality and fair working conditions

Fair working conditions: striking a balance between flexibility and security.

Or. en

Amendment 272 Sven Schulze

Motion for a resolution Subheading 2

Motion for a resolution

Amendment

Quality and *fair* working conditions

Quality and *sustainable* working conditions

Or. de

Amendment 273 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Subheading 2

Motion for a resolution

Amendment

Quality working conditions

Quality and fair working conditions

Or. en

Amendment 274 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 4

Motion for a resolution

Amendment

deleted

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

c. limits regarding on-demand work: zerohour contracts should be banned and certain core working hours should be guaranteed to all workers;

Or. fr

Amendment 275 Gabriele Zimmer

Motion for a resolution Paragraph 4 1

Motion for a resolution

Amendment

1. Calls on the Member States to sign and ratify the revised European Social Charter and the European Convention on Social Security (ETS No. 78); Calls on the

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Commission to examine the steps necessary for an accession of the European Union to the revised Charter and to propose a time-line for this objective;

Or. en

Amendment 276 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Enrique Calvet Chambon, Ulrike Müller

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. To improve employment prospects for all Europeans, in particular young people and women and to ensure the legal certainty for companies, it is important to ensure the attractiveness of different forms of employment contracts and that a variety of employment contracts are available for workers and companies; in this regard member states should carefully design employment protection regulations for open ended contracts and temporary contracts in a way that supports labour markets transitions and prevent or reduce the risk of labour market dualism. Member states should also make sure that there is full clarity at national level on the way new job opportunities linked to new businessmodels as part of the digital platform economy, qualify in terms of the preexisting legal definitions of work and selfemployment.

Or. en

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Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. Calls for the Commission to use measures including the use of benchmarks, and to review, update and improve the enforcement of existing pieces of legislation in order to help Member States address the emerging opportunities and challenges;

Or. en

Amendment 278 Sven Schulze

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. Calls for *an ongoing analysis of working conditions on digital* platforms; calls for *a recommendation on sustainable* working conditions *and* relevant minimum standards, in particular:

Or. de

Amendment 279 Dieter-Lebrecht Koch

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Motion for a resolution

4. Calls for *decisive steps towards* legal certainty *on what constitutes 'employment', also* for work intermediated by digital platforms; *underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:*

Amendment

4. Calls for legal certainty for work intermediated by digital platforms;

Or. de

Amendment 280 Arne Gericke

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for *decisive steps towards* legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:*

Amendment

4. Calls for *more* legal certainty on what constitutes 'employment', also for work intermediated by digital platforms;

Or. en

Amendment 281 Heinz K. Becker

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *underlines that openended contracts should remain the norm given their importance for socio-economic security;* calls for *the directive on* fair working conditions *to include* relevant minimum standards *to be ensured in more precarious forms of employment*, in particular:

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; calls for fair working conditions *and* relevant minimum standards, in particular:

Or. en

Amendment 282 João Pimenta Lopes

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls *for* decisive steps towards legal certainty *on what constitutes 'employment', also for work intermediated by digital platforms*; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; *calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment,* in particular:

Amendment

4. Calls on the *Member States to take* decisive steps towards legal certainty *for all forms of work*; underlines that openended contracts should remain the norm given their importance for socio-economic security; *calls for the adoption of legislation that strictly limits the use of insecure forms of employment, and at the same time considerably improves labour conditions for insecure jobs with a view to bringing the conditions into line with those of permanent work for the same post*, in particular:

Or. pt

Amendment 283 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

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Motion for a resolution

4. *Calls for* decisive steps *towards* legal certainty on what constitutes 'employment', also for work *intermediated by digital platforms*; underlines that openended contracts should remain the norm given their importance for socio-economic security; *calls for the directive on fair working conditions to include relevant minimum* standards *to be ensured in* more precarious forms of employment, in particular:

Amendment

4. Invites the Member States to take decisive steps to promote increased legal certainty on what constitutes 'employment', also for work especially in the light of digitalisation and changing labour market conditions; underlines that open-ended employment contracts should remain the norm given their importance for socio-economic security; emphasises the need to ensure that existing standards also apply to more precarious and atypical forms of employment, in particular;

Or. en

Amendment 284 Enrique Calvet Chambon

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for *decisive* steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts *should remain* the norm given *their importance for socio-economic security*; calls for the directive on *fair* working conditions to include relevant minimum standards *to be ensured in more precarious forms of employment*, in particular:

Amendment

4. Calls for steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts *are the most stable form of employment and should be* the norm given *that they provide social protection and are socio-economically important*; calls for the directive on working conditions, *by integrating and updating basic, recognised rights,* to include relevant minimum standards, in particular:

Or. es

Amendment 285 Danuta Jazłowiecka

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for *decisive steps towards legal certainty* on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for *the directive on fair working conditions to include* relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. Calls for *opening a discussion* on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Or. en

Amendment 286 Romana Tomc

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *underlines* that openended contracts *should remain the norm given* their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *stresses* that openended contracts, *because of* their importance for socio-economic security, *are still recommended in future*; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Or. en

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on *fair* working conditions to include relevant *minimum* standards to be ensured in more precarious forms of employment, in particular:

Amendment

Calls for decisive steps towards 4. legal certainty on what constitutes 'employment', also for self-employed, outsourced and subcontracted workers in de-facto dependent work relationships, as well as for work intermediated by digital platforms and not based on a standard *employment contract*; underlines that open-ended contracts providing sound *workload* should remain the norm given their importance for socio-economic security; calls for the *promotion of* employment models that could be applied as an alternative to currently used employment models resulting in precarious work; calls for the directive on *decent* working conditions to include relevant *high-level* standards to be ensured in more precarious forms of employment, in particular:

Or. en

Amendment 288 Jeroen Lenaers

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair

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working conditions to include *relevant minimum standards to be ensured in more precarious forms of employment*, in particular: working conditions to include, in particular:

Or. nl

Amendment 289 Tom Vandenkendelaere

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the *directive* on fair working conditions *to include* relevant minimum standards to be ensured in more *precarious* forms of employment, in particular:

Amendment

4. Calls *on the Member States* for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the *revision of the existing directives*, on fair working conditions, *where appropriate, with a view to complementing the* relevant minimum standards to be ensured in more forms of employment, in particular:

Or. en

Amendment 290 Notis Marias

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *underlines* that openended contracts should remain the norm given their importance for socio-economic

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; *stresses* that openended contracts should remain the norm given their importance for socio-economic

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security; calls for the directive on fair working conditions to include *relevant* minimum standards to be ensured in more precarious forms of employment, in particular: security; calls for the directive on fair working conditions to include *some* minimum standards to be ensured in more precarious forms of employment, in particular:

Or. el

Amendment 291 Ian Hudghton

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', *also for* work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. 4. Calls for decisive steps towards legal certainty on what constitutes 'employment', one that is grounded on the concept of 'fair work' that is being developed through the Commission's public consultation leading to the definition of guidance of fair work principles. This should also include work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Or. en

Amendment 292 Gabriele Zimmer

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes

'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular: 'employment', also for *self-employed*, *outsourced and subcontracted workers in de-facto dependent work relationships*, *and for* work intermediated by digital platforms; underlines that open-ended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Or. en

Amendment 293 Kostadinka Kuneva

Motion for a resolution Paragraph 4 – introductory part

Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

Calls for decisive steps towards 4. legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls on the Member States to commit to specific targets to increase open-ended contracts as a proportion of employment and to reduce precarious forms of employment; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Or. el

Amendment 294 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Siôn Simon

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Motion for a resolution

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended contracts should remain the norm given their importance for socio-economic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

4. Calls for decisive steps towards legal certainty on what constitutes 'employment', also for work intermediated by digital platforms; underlines that openended *employment* contracts should remain the norm given their importance for socioeconomic security; calls for the directive on fair working conditions to include relevant minimum standards to be ensured in more precarious forms of employment, in particular:

Amendment

Amendment

Or. en

Amendment 295 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Or. fr

Amendment 296 Dieter-Lebrecht Koch

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

decent working conditions for

deleted

deleted

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a.

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internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Amendment 297 Sofia Ribeiro

Motion for a resolution Paragraph 4 – point a

a) decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Motion for a resolution

Amendment 298 Arne Gericke

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Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Or. en

Amendment 299 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Ulrike Müller

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Or. pt

Or. de

Amendment

Amendment

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Motion for a resolution Paragraph 4 – point a

Motion for a resolution	Amendment
a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;	deleted
	Or. en
Amendment 300 Arne Gericke, Ulrike Trebesius, Anthea McInt	yre, Helga Stevens
Motion for a resolution Paragraph 4 – point a	
Motion for a resolution	Amendment
a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;	deleted
	Or. en
Amendment 301 Enrique Calvet Chambon, Martina Dlabajová, Motion for a resolution	, Yana Toom
Paragraph 4 – point a	
Motion for a resolution	Amendment
a. <i>decent</i> working conditions for internships, traineeships and apprenticeships, <i>prohibiting those that are</i> <i>unpaid or paid so little that they do not</i> <i>enable workers to make ends meet;</i>	a. <i>adequate</i> working conditions for internships, traineeships and apprenticeships, <i>encouraging adequate</i> <i>remuneration where possible and a proper</i> <i>training as a valuable step in the</i> <i>transition from education to professional</i> <i>life; such placement should not replace</i> <i>employment for young people; Encourage</i>

Member States and stakeholders to implement Council recommendation on a Quality Framework for Traineeships;

Or. en

Amendment 302 João Pimenta Lopes

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a) *decent working conditions for* internships, traineeships and apprenticeships, prohibiting those that are unpaid *or paid so little that they do not enable workers to make ends meet*;

Amendment

a) internships, traineeships and apprenticeships, prohibiting those that are unpaid, bringing labour conditions into line with conditions set out in collective employment contracts or the minimum laid down in labour legislation for the same professional category;

Or. pt

Amendment 303 Jeroen Lenaers

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;*

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, where remuneration is commensurate with the work provided and the personal skills and experience of the trainee or employee.

Or. nl

Amendment 304 Verónica Lope Fontagné, Rosa Estaràs Ferragut

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Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet*; Amendment

a. decent working conditions for internships, traineeships and apprenticeships;

Or. es

Amendment 305 Kostadinka Kuneva

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid *so little that they do not enable workers to make ends meet*;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid *less than the minimum wage*;

Or. el

Amendment 306 Tom Vandenkendelaere

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet*;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships;

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Amendment 307 Csaba Sógor

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet*;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships;

Or. en

Amendment 308 Marian Harkin

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid *or paid so little that they do not enable workers to make ends meet*;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid;

Or. en

Amendment 309 Heinz K. Becker

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are Amendment

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are

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unpaid or paid so little that they do not enable workers to make ends meet; unpaid;

Or. en

Amendment 310 Deirdre Clune

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting those that are unpaid or paid so little* that they *do not enable* workers to make ends meet;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, *ensuring* that they *allow* workers to make ends meet;

Or. en

Amendment 311 Danuta Jazłowiecka

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting* those that are unpaid or paid so little that they do not enable *workers* to make ends meet;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, *putting a duration limit to* those that are unpaid or paid so little that they do not enable *intern, trainee or apprentice* to make ends meet;

Or. en

Amendment 312 Sven Schulze

Motion for a resolution Paragraph 4 – point a

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a. decent working conditions for internships, traineeships and apprenticeships, *prohibiting* those that are unpaid or paid so little that *they do not enable workers to* make ends meet;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, *preventing* those that are unpaid or paid so little that *workers cannot* make ends meet;

Or. de

Amendment 313 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 4 – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet; to this end, quality frameworks for internships, traineeships and apprenticeships must be established to ensure they are time-bound and to guarantee access to worker's rights and adequate social protection, as well as the educational content of these work experience opportunities for young people;

Or. en

Ameno Sorin 1	dment 314 Moisă			
	Motion for a resolution Paragraph 4 – point a			
	Motion for a resolution		Amendment	
a.	decent working conditions for	a.	decent working conditions for	
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internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet; internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet; *in case* of tax exemptions offered to companies employing students or young graduates, the minimum internship, traineeship or apprenticeship duration should be at least 6 months;

Or. en

Amendment 315. Laura Agea, Tiziana Beghin

Motion for a resolution Paragraph 4 a – point a

Motion for a resolution

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet;

Amendment

a. decent working conditions for internships, traineeships and apprenticeships, prohibiting those that are unpaid or paid so little that they do not enable workers to make ends meet; *to prevent these tools from being abused and the exploitation of people employed on these types of contract;*

Amendment

Or. it

Amendment 316 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

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Amendment 317 **Dieter-Lebrecht Koch**

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the Amendment

Amendment

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deleted

Or. de

Amendment 318 Sven Schulze

relevant criteria;

b.

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

for work intermediated by digital *b*. platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Or. de

Amendment 319 Arne Gericke

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

Amendment

for work intermediated by digital **b**. platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Amendment 320 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Paragraph 4 – point b

Motion for a resolution		Amendment		
b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;				
		Or. en		
Amendment 321 Marian Harkin				
Motion for a resolution Paragraph 4 – point b				
Motion for a resolution		Amendment		
b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;				
		Or. en		
Amendment 322 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Ulrike Müller Motion for a resolution				
Paragraph 4 – point b				
Motion for a resolution		Amendment		
b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the				
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Amendment 323 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Amendment

b. recognition of an employment relationship between the worker and intermediating digital platforms where such a relation de facto exists under national labour law;

Or. en

Amendment 324 João Pimenta Lopes

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b) for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Amendment

b) hindering recourse to bogus temporary work, a very common reality in large companies or multinationals, which outsource services to reduce labour costs, thereby contributing to the degradation of working relationships, wage devalorisation and permanent job insecurity;

Or. pt

Amendment 325 Danuta Jazłowiecka

b. *for* work intermediated by digital platforms, *a definition of employment that is less dependent on full cumulation of the relevant criteria*;

Amendment

b. work intermediated by digital platforms: introduction of minimum standards of collaboration rules with a full and comprehensive information to the service provider on their rights and obligations, entitlements, associated level of social protection and the identity of employer; calls on Member States to ensure a proper surveillance of the terms and conditions of employment, preventing abuses of dominant positions by the platforms' owners;

Or. en

Amendment 326 Heinz K. Becker

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. *for work intermediated by digital platforms, a* definition of employment that is *less dependent on full cumulation of the relevant criteria*;

Amendment

b. *a specific* definition of employment that is *associated with work intermediated by digital platforms*;

Or. en

Amendment 327 Tom Vandenkendelaere

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, *a definition of employment that*

Amendment

b. for work intermediated by digital platforms;

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is less dependent on full cumulation of the relevant criteria;

Amendment 328 Enrique Calvet Chambon

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, a definition of employment *that is less dependent on full cumulation of the relevant criteria*;

Amendment

b. for work intermediated by digital platforms, a *clearer* definition of employment;

Or. es

Amendment 329 Laura Agea, Tiziana Beghin

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, a definition of employment that is *less* dependent on full cumulation of the relevant criteria;

Amendment

b. for work intermediated by digital platforms, a definition of employment that is *not* dependent on full cumulation of the relevant criteria;

Or. it

Amendment 330 Maria João Rodrigues, Jutta Steinruck, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Guillaume Balas, Edouard Martin, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Flavio Zanonato, Siôn Simon

Motion for a resolution Paragraph 4 – point b

b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Amendment

for work intermediated by digital b. platforms and other instances of dependent self-employment, a definition of employment that is less dependent on full cumulation of the relevant criteria, *taking* into account ILO recommendation No. 198, according to which the fulfilment of several indicators is sufficient to determine employment; alternatively, a new category of 'dependent selfemployed' could be established to reduce the grey zone between employment and self-employment; such definition should spell out the labour rights applicable to this category of workers and should ensure their participation in social and health insurance schemes:

Or. en

Amendment 331 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 4 – point b

Motion for a resolution

b. for work intermediated by digital platforms, a definition of employment that is less dependent on full cumulation of the relevant criteria;

Amendment

b. for work intermediated by digital platforms, a definition of employment, *including the status of the platform, the client and the worker,* that is less dependent on full cumulation of the relevant criteria;

Or. en

Amendment 332 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 4 – point c

Motion for a resolution		Amendment	
c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted		
			Or. fr
Amendment 333 Dieter-Lebrecht Koch			
Motion for a resolution Paragraph 4 – point c			
Motion for a resolution		Amendment	
c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted		
			Or. de
Amendment 334 Jeroen Lenaers			
Motion for a resolution Paragraph 4 – point c			
Motion for a resolution		Amendment	
c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted		
			Or. nl

Amendment 335 Arne Gericke

Motion for a resolution Paragraph 4 – point c

Motion for a resolution	,	A rea are dres and
Motion for a resolution c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted	Amendment
		Or. en
Amendment 336 Arne Gericke, Ulrike Trebesius, Anthea Motion for a resolution	McIntyre, Helga Steve	ns
Paragraph 4 – point c		
Motion for a resolution	ŀ	Amendment
c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted	
		Or. en
Amendment 337 Heinz K. Becker		
Motion for a resolution Paragraph 4 – point c		
Motion for a resolution	P	Amendment
c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;	deleted	
		Or. en
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Amendment 338 Morten Løkkegaard, Martina Dlabajová, Alexander Graf Lambsdorff, Ulrike Müller

Motion for a resolution Paragraph 4 – point c

guaranteed to all workers;

Motion for a resolution

Amendment

limits regarding on-demand work: deleted zero-hour contracts should be banned and certain core working hours should be

Or. en

Amendment 339 Marian Harkin

с.

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

limits regarding on-demand work: c. zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;

Amendment

zero-hour contracts should be c. banned;

Or. en

Amendment 340 Danuta Jazłowiecka

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

limits regarding on-demand work: c. zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;

Amendment

limits regarding on-demand work: с. introducing duration limit or renewal limit to zero-hour contracts, taking into account that they often facilitate the access to the labour market;

160/182

Amendment 341 Renate Weber

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: *zero-hour contracts should be banned and* certain core working hours *should be guaranteed* to all workers;

Amendment

c. limits regarding on-demand work, *such as guaranteeing* certain core working hours to all workers;

Or. en

Amendment 342 Enrique Calvet Chambon

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be banned *and certain core working hours should be guaranteed to all workers*;

Amendment

c. limits regarding on-demand work; zero-hour contracts should be banned;

Or. es

Amendment 343 Sven Schulze

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be banned *and certain core working hours should be* Amendment

c. limits regarding on-demand work: zero-hour contracts should be banned;

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EN

guaranteed to all workers;

Or. de

Amendment 344 Csaba Sógor

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be *banned* and certain core working hours should be guaranteed to all workers;

Amendment

c. limits regarding on-demand work: *the use of* zero-hour contracts should be *limited* and certain core working hours should be guaranteed to all workers;

Or. en

Amendment 345 Deirdre Clune

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be *banned* and certain core working hours should be guaranteed to all workers;

Amendment

c. limits regarding on-demand work: zero-hour contracts should be *monitored* and certain core working hours should be guaranteed to all workers;

Or. en

Amendment 346 João Pimenta Lopes

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

limits regarding on-demand work:

Amendment

limits regarding on-demand work:

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c)

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c)

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zero-hour contracts should be banned and *certain* core working hours should be guaranteed to all workers;

zero-hour contracts should be banned and core working hours should be guaranteed to all workers, *the regulation of which and exceptions to which should be laid down in collective employment contracts*;

Or. pt

Amendment 347 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be banned and *certain* core working hours should be guaranteed to all workers;

Amendment

c. limits regarding on-demand work: zero-hour contracts *and similar type contracts* should be banned and core working hours should be guaranteed to all workers;

Or. en

Amendment 348 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Elena Gentile, Georgi Pirinski, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Evelyn Regner, Siôn Simon

Motion for a resolution Paragraph 4 – point c

Motion for a resolution

c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers;

Amendment

c. limits regarding on-demand work: zero-hour contracts should be banned and certain core working hours should be guaranteed to all workers; *work requested at short notice should also involve correspondingly higher remuneration;*

Or. en

Amendment 349 Enrique Calvet Chambon, Yana Toom, Marian Harkin

Motion for a resolution Paragraph 4 – point c a (new)

Motion for a resolution

Amendment

ca. reduce social inequalities and promote employment, especially for young people and the long-term unemployed in order to boost economic growth;

Or. en

Amendment 350 Kostadinka Kuneva

Motion for a resolution Paragraph 4 – point c a (new)

Motion for a resolution

Amendment

ca. full working and insurance rights for employees employed under sham selfemployment contracts;

Or. el

Amendment 351 Enrique Calvet Chambon, Yana Toom, Marian Harkin

Motion for a resolution Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Takes note that traditional work patterns are being challenged by an increase in the diversity of non-standard forms of employment, and new forms of work are emerging that are blurring the boundary between dependent employment and self-employment. Calls on Member States and the Commission improve the

legal certainty and legal clarity on worker's employment status and employers responsibility;

Or. en

Amendment 352 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Calls on the Commission to prepare a study in cooperation with the social partners on the possibility of creating a European Labour Court to ensure proper implementation of European labour regulation;

Or. en

Amendment 353 Jens Nilsson, Elena Gentile, Sven Giegold, Ramón Luis Valcárcel Siso, Sofia Ribeiro

Motion for a resolution Paragraph 4 a (new)

Motion for a resolution

Amendment

4a. Calls on the Commission to promote social economy business models as an effective way to ensure worker's rights and social protection within the emerging collaborative and sharing economy;

Or. en

Amendment 354 Thomas Mann

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Amendment

4a. Takes the view that the definition of 'independent' must apply beyond national policy;

Or. de

Amendment 355 Joëlle Mélin, Mara Bizzotto, Dominique Martin

Motion for a resolution Paragraph 5

Motion for a resolution

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. fr

Amendment 356 Renate Weber

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout

deleted

deleted

Amendment

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the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. en

Amendment 357 Arne Gericke, Ulrike Trebesius, Anthea McIntyre, Helga Stevens

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Highlights the Commissions intention to promote upward social convergence; calls on the Commission to encourage Member States to consider the benefits of developing policies on living wages and minimum wages; Stresses the importance of the exchange of best practice in this regard;

Or. en

Amendment 358 Enrique Calvet Chambon, Morten Løkkegaard, Alexander Graf Lambsdorff, Ulrike Müller

Motion for a resolution Paragraph 5

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5. Emphasises the need for *renewed upward* convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; *considers that to ensure decent living wages, minimum* wages *set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;*

Amendment

5. Emphasises the need for *adequate* convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining in line with national practices that will allow that wages evolve in line with productivity developments in consultation with the social partners; Considers that labour market costs influence competitiveness of Europe; stresses that the tax burden should be shifted away from labour to other sources of taxation that are less detrimental to employment and growth, while ensuring adequate social protection;

Or. en

Amendment 359 João Pimenta Lopes

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for *renewed upward convergence in wages throughout the EU*; calls on the Commission to actively support a wider coverage for collective bargaining; considers that *to ensure decent* living wages, minimum wages *set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining*, with the objective of *attaining at least 60 % of the respective national average wage*;

Amendment

5. Emphasises the need for *effective* and balanced distribution of wealth, which inevitably hinges on the valorisation and increasing of wages in Member States; calls on the Commission to actively support a wider coverage for collective bargaining and hiring; considers that minimum wages must be increased to a level which addresses the negative impacts of decades of wage devalorisation, with the objective of guaranteeing wages that enable workers to lead a decent life;

Or. pt

Amendment 360 Arne Gericke

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support *a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of* national *wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;*

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support *social dialogue on* national *level as a contribution to subsidiarity and more prosperity*;

Or. en

Amendment 361 Sven Schulze

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission *to let social partners play a supporting role in generating prosperity and to facilitate social partnerships*;

Or. de

Amendment 362 Thomas Mann

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for *renewed* upward convergence in wages throughout the EU; calls on the *Commission* to actively support a wider coverage for collective bargaining; *considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;*

Amendment

5. Emphasises the need for upward convergence in wages throughout the EU; calls on the *social partners* to actively support a wider coverage for collective bargaining;

Or. de

Amendment 363 Dieter-Lebrecht Koch

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; *considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;*

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining;

Or. de

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Amendment 364 Verónica Lope Fontagné, Rosa Estaràs Ferragut

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages *and productivity* throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary, *upholding* national *regulations and customs*;

Or. es

Amendment 365 Krzysztof Hetman

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining;

Or. en

Amendment 366 Marita Ulvskog, Ole Christensen, Miapetra Kumpula-Natri

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence *in wages* throughout the EU; calls on the Commission *to* actively support a wider coverage for collective bargaining; considers that to ensure decent *living* wages, minimum wages *set at a decent level are necessary;* recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Is concerned about the declining labour share of total income in Europe over the past decades; emphasises the need for renewed upward *social* convergence throughout the EU in order to boost demand, enable sustainable growth and *reduce inequality*; calls on the Commission and Member States to respect the autonomy of the social partners and actively support a wider coverage for collective bargaining; while respecting national labour market models; considers that to ensure decent wages, national minimum wages can be introduced, where social partners want them; with due respect for the practices of each Member States and set with the involvement of social partners, recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. en

Amendment 367 Marian Harkin

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining *in line with Member*

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ensure decent living wages, minimum wages *set at a decent level* are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, *with the objective of attaining at least 60 % of the respective national average wage*; States' national traditions and practices;

considers that to ensure decent living wages, minimum wages are necessary; recommends the establishment of national wage floors through legislation or collective bargaining;

Or. en

Amendment 368 Romana Tomc

Motion for a resolution Paragraph 5

Motion for a resolution

5. *Emphasises the need for renewed upward convergence in wages throughout the EU;* calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

upward convergence in wages throughout

the EU; considers that to ensure decent

living wages, minimum wages set at a

Emphasises the need for renewed

Or. en

Amendment 369 Csaba Sógor

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; *calls on the Commission to actively support a wider coverage for*

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5.

collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage; decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. en

Amendment 370 Kostadinka Kuneva

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through *legislation or collective bargaining, with the objective of* attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining and to recognise their primary role in determining minimum wages and basic working *conditions*: considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through *free collective bargaining or*, where that is not possible, through legislation, aimed at attaining at least 60 % of the respective national average wage;

Or. el

Amendment 371. Jeroen Lenaers

Motion for a resolution Paragraph 5

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider reach coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, *with the objective of attaining at least 60 % of the respective national average wage*;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider reach coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining; stresses that it falls under the competence of Member States to determine such wage floors and that the level must be in line with the specific socio-economic situation of the Member State;

Or. nl

Amendment 372 Sofia Ribeiro

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors *through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage*;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of *minimum* national wage floors *without harming collective bargaining*;

Or. pt

Amendment 373 Heinz K. Becker

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining;

Or. en

Amendment 374 Maria João Rodrigues, Sergio Gutiérrez Prieto, Vilija Blinkevičiūtė, Brando Benifei, Georgi Pirinski, Guillaume Balas, Edouard Martin, Agnes Jongerius, Joachim Schuster, Emilian Pavel, Maria Arena, Flavio Zanonato, Siôn Simon

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective *bargaining*; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Is concerned about the declining labour share of total income in Europe over the past decades; emphasises the need for an overall pay rise in Europe and for renewed upward convergence in wages throughout the EU in order to boost demand, enable sustainable growth and *reduce inequality*; calls on the Commission to actively support a wider coverage for collective *agreements*; considers that to ensure decent living wages, non-discriminatory minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with due respect for the practices of each Member State, with

the objective of attaining at least 60 % of the respective national average wage; recognises that changes in wage levels should go hand in hand with commensurate adaptations in financial support to public sector in order to avoid negative impact on the extent or quality of services provided;

Or. en

Amendment 375 Tom Vandenkendelaere

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence *in wages* throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed *social* upward convergence throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

upward convergence in wages throughout

the EU; calls on the Commission to

Emphasises the need for renewed

Or. en

Amendment 376 Jonás Fernández

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to

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5.

actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; *recommends* the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage; actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; *proposes agreeing within the framework of the EU institutions* the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. es

Amendment 377 Claude Rolin

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *average* wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *median* wage;

Amendment

upward convergence in wages throughout

Emphasises the need for renewed

Or. fr

Amendment 378 Maria Arena

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout

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the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *average* wage; the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *median* wage;

Or. en

Amendment 379 Danuta Jazłowiecka

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining, with a full respect for national labour law systems of Member States; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends to the Member States the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining gradually at least 60 % of the respective national average wage;

Or. en

Amendment 380 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 5

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *average* wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU *and closing the gender pay gap*; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national *median wage and exceeding the national or regional living* wage;

Or. en

Amendment 381 Notis Marias

Motion for a resolution Paragraph 5

Motion for a resolution

5. Emphasises the need for renewed upward convergence in wages throughout the EU; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Amendment

5. Emphasises the need for renewed upward convergence in wages throughout the EU and especially in those Member States hit by the austerity policies of the Troika, such as Greece, Portugal, Spain and Italy; calls on the Commission to actively support a wider coverage for collective bargaining; considers that to ensure decent living wages, minimum wages set at a decent level are necessary; recommends the establishment of national wage floors through legislation or collective bargaining, with the objective of attaining at least 60 % of the respective national average wage;

Or. el

Amendment 382 Tamás Meszerics on behalf of the Verts/ALE Group

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

Amendment

5a. Calls for a European living wage calculation program with the aim of calculating official EU living wages on a regional basis in every Member States based on a standardised method in conjunction with reference budgets; calls on the Commission to prepare the call for proposal, and allocate the necessary funding; suggests the creation of a voluntary framework, supported by social partners, to look into the development of an EU Framework on Living Wages;

Or. en

Amendment 383 Ivo Vajgl, Marian Harkin

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

Amendment

5a. Calls on the Commission to carry out a substantive analysis of the best practice to assist Member States in the calculation of minimum pensions;

Or. en

Amendment 384 Jonás Fernández

Motion for a resolution Paragraph 5 a (new)

Amendment

5a. Proposes that the Commission use Article 156 of the TFEU to calculate a guideline European minimum wage system, in accordance with the rule of 60 % of the respective national average wage;

Or. es

Amendment 385 Enrique Calvet Chambon

Motion for a resolution Paragraph 5 a (new)

Motion for a resolution

Amendment

5a. Calls on the Commission to come up with a proposal to integrate the Euro Plus pact into the Community Method to combine sufficient oversight from the EU level as well as Member State ownership; The EPRS should incentivise Member States to undertake structural reforms in areas that fall under their national competence; Calls on Member States to accelerate the setting up of national Competitiveness boards to evaluate wage setting mechanism, competitiveness and play an active role in preventing Macro economic imbalances; Underlines that in some cases, social cohesion would require that minimum pensions are complement with EU financial instruments;

Or. en

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