Amendment 331
Martin Callanan
on behalf of the ECR Group

Report
Christa Klaß
Placing on the market and use of biocidal products

Proposal for a regulation
Article 41 – paragraph 2 a (new)

Text proposed by the Commission

2a. An amendment to an existing authorisation should fall under one of the following categories of changes:
   (a) 'Administrative change'
   (b) 'Minor change'
   (c) 'Major change'
as defined in points (ta), (tb) and (tc) of Article 3(1) respectively.

Or. en

Justification

The legislative text should clearly outline the main principles which shall be applied when amending authorisations, although the details of the procedures can be specified in the implementing measures. In particular, it is necessary to specify the types of changes that can be made to existing product authorisations.
15.9.2010

Amendment 332
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Report
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Placing on the market and use of biocidal products

Proposal for a regulation
Article 42 – paragraph 1 a (new)

| Text proposed by the Commission |
| Amendment |

1a. The criteria and the procedures referred to in paragraph 1 of this Article shall be based on, but not limited to, the following principles:

(a) a simplified notification procedure shall be applied for administrative changes to the authorisation;

(b) a reduced evaluation period shall be established for minor changes to the authorisation;

(c) in the case of major changes the evaluation period should be proportionate to the extent of the proposed change.

Or. en

Justification

The legislative text should clearly outline the main principles which shall be applied when amending authorisations, although the details of the procedures can be specified in the implementing measures. In particular, it is necessary to specify that different types of amendment procedures should be applied depending on the degree and significance of the foreseen changes (administrative, minor or major) to the biocidal product (compared to the original authorisation).