

9.5.2011

B7-0291/1

**Amendment 1**

**Franziska Keller, Yannick Jadot**

on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Recital K a (new)**

*Motion for a resolution*

*Amendment*

*Ka. whereas the success and sustainability of health programmes depends in large part on the continuing availability of low-cost, quality generic medicines; having regard to India's critical role as a supplier of such products and to the established, detrimental impact of TRIPS-plus intellectual property rules on the availability of generic medicines,*

Or. en

9.5.2011

B7-0291/2

**Amendment 2**

**Franziska Keller, Yannick Jadot**  
on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Paragraph 24 a (new)**

*Motion for a resolution*

*Amendment*

*24a. Calls on the Commission to exclude language providing for data exclusivity from the Agreement; considers that neither party should be required to change existing regimes to provide protection of clinical trial data generated by pharmaceutical companies to gain market approval for new medicines, and that India in particular should not have to introduce any data exclusivity provision, given the impact this would have on access to generic medicines in India and across the developing world;*

Or. en

9.5.2011

B7-0291/3

**Amendment 3**

**Franziska Keller, Yannick Jadot**  
on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Paragraph 27 a (new)**

*Motion for a resolution*

*Amendment*

***27a. Reaffirms that the chapter on sustainable development in the EU-India FTA must be binding, and that it must provide for:***

***(a) a complaints procedure open to the social partners,***

***(b) appeals to an independent body to settle disputes relating to social and environmental problems speedily and effectively, such as panels of experts selected by both parties on the basis of their expertise in human rights, labour law and environmental law, and whose recommendations would have to form part of a well-defined process, with implementing provisions,***

***(c) recourse to a dispute settlement mechanism on an equal footing with the other parts of the agreement, with provision for fines to improve the situation in the sectors concerned, or at least a temporary suspension of certain trade benefits provided for under the agreement, in the event of an aggravated breach of these standards;***

Or. en

9.5.2011

B7-0291/4

**Amendment 4**

**Franziska Keller, Yannick Jadot**  
on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Paragraph 31 a (new)**

*Motion for a resolution*

*Amendment*

***31a. Firmly supports the practice of including legally binding human rights clauses in the EU's international agreements, with a clear and precise consultation mechanism modelled on Article 96 of the Cotonou Agreement;***

Or. en

9.5.2011

B7-0291/5

**Amendment 5**

**Franziska Keller, Yannick Jadot**  
on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Recital I**

*Motion for a resolution*

I. whereas even greater account should be taken of the elements on recognition, suitable and effective protection, implementation and enforcement of intellectual property rights (IPRs), ***including patents***, trade or service marks, copyright and similar rights, geographical indications (GIs) (including marks of origin), industrial design and integrated circuit topography,

*Amendment*

I. whereas even greater account should be taken of the elements on recognition, suitable and effective protection, implementation and enforcement of intellectual property rights (IPRs), trade or service marks, copyright and similar rights, geographical indications (GIs) (including marks of origin), industrial design and integrated circuit topography,

Or. en

9.5.2011

B7-0291/6

**Amendment 6**

**Franziska Keller, Yannick Jadot**  
on behalf of the Verts/ALE Group

**Motion for a resolution**

**B7-0291/2011**

**PPE, ALDE, ECR**

The state of play in the EU-India Free Trade Agreement negotiations

**Motion for a resolution**

**Paragraph 20**

*Motion for a resolution*

*Amendment*

20. Calls on the Commission to negotiate a chapter on investment *as part of the FTA, thereby enabling the process of investing in each other's markets to be made much smoother by promoting and protecting investment deals while exploring immediate opportunities; suggests that such an investment chapter could provide for the setting up of a system of single points of information for investors in both economies, in order to explain to them the differences in investment rules and practices and provide information on all legal aspects;*

20. Calls on the Commission **not** to negotiate a chapter on investment *before the EP has finalised its view on the form that investment treaties should take;*

Or. en