European Parliament

2019-2024



Committee on Employment and Social Affairs

2020/2084(INI)

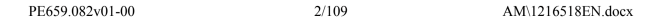
21.10.2020

AMENDMENTS 300 - 505

Draft report Dennis Radtke, Agnes Jongerius(PE657.413v01-00)

A strong social Europe for Just Transitions (2020/2084(INI))

AM\1216518EN.docx PE659.082v01-00



Amendment 300

Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragoş Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals *on musculoskeletal and stress-related disorders*; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals in the next Strategic Framework on health and safety at work, tackling both risks to workers' physical and mental health; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Or. en

Amendment 301 Sara Skyttedal

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the *Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU*;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the *Member States to create decent working conditions for carers*;

Or. en

Amendment 302 Agnes Jongerius, Dennis Radtke

AM\1216518EN.docx 3/109 PE659.082v01-00

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU *carers'agenda* as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths by 2030;urges the Commission to with come up with a new Occupational Health and Safety strategy in order to achieve this aim, including to urgently complete the promised list and introduce stricter limit values on harmful substances, such as carcinogenics and mutagenics, and to come up with ambitious proposals on musculoskeletal and stress-related disorders, in cooperation with social partners; calls on the Commission to present a strategic EU carers' agenda as a step further in qualitatively empowering the healthcare sector in the EU, including personal and household services workers;

Or. en

Amendment 303 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious *legislative* proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU; *Welcomes the Commission proposal for a fourth revision of the Carcinogens and Mutagens Directive (CMD) which sets Binding Occupational Exposure Limit*

PE659.082v01-00 4/109 AM\1216518EN.docx

Values (BOELs) on Acrylonitrile, Nickel compounds and Benzene; Calls on the Commission to continue to update the CMD and propose BOELs for a minimum of additional 50 substances by 2024 and to include substances with damaging effects on the reproductive system in the Directive:

Or. en

Amendment 304 Miriam Lexmann

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU; reiterates that the carers' agenda needs to reflect also the situation of 100 million of informal carers in the EU who provide 80% of long-term care but remain mostly unrecognized;

Or. en

Amendment 305 Jordi Cañas

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to

Amendment

18. Calls on the Member States to

AM\1216518EN.docx 5/109 PE659.082v01-00

commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU; commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders, as well as on the labour inclusion of people suffering from chronic and rare diseases; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Or en

Amendment 306 Dragoş Pîslaru, Cristian Ghinea, Véronique Trillet-Lenoir, Samira Rafaela

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths *and health afflictions* by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Or. en

Amendment 307 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths

PE659.082v01-00 6/109 AM\1216518EN.docx

by 2030; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers' agenda as a step further in qualitatively empowering the healthcare sector in the EU;

by 2030; urges the Commission to come up with ambitious *legislative* proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers' agenda as a step further in qualitatively empowering the healthcare sector in the EU:

Or. en

Amendment 308 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 18

Motion for a resolution

18. Calls on the Member States to commit to eliminating work-related deaths *by 2030*; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Amendment

18. Calls on the Member States to commit to eliminating work-related deaths; urges the Commission to come up with ambitious proposals on musculoskeletal and stress-related disorders; calls on the Commission to present a strategic EU carers'agenda as a step further in qualitatively empowering the healthcare sector in the EU;

Or. en

Amendment 309 Jordi Cañas

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18 a. Calls on the Commission, in coordination with Member States and in full compliance of the principle of subsidiarity, to develop a regulatory framework that guarantees quality care services and allows for a broader use of telecare and telemedicine, by providing

care professionals with legal safeguards and laying down the necessary requirements for training, with the purpose of securing care and primary care to all EU citizens, whatever their age, in any geographical area across the EU, including those suffering demographic handicaps, such as sparsely populated and depopulated areas;

Or. en

Amendment 310 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18 a. Calls the Commission and the Member States to assess new opportunities in the health care sector benefiting consumers and patients, while respecting the role of public and private institutions in its provision to citizens; stresses that the EU must follow-up on the European Framework for action on Mental Health; notes that one of the targets is also the prevention of cancers, as a percentage of 40% is considered to be preventable;

Or. en

Amendment 311 Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragoş Pîslaru, Samira Rafaela

Motion for a resolution Paragraph 18 a (new)

Motion for a resolution

Amendment

18 a. Calls on the Commission to regularly update and enlarge the scope of the Carcinogens and Mutagens Directive to better protect workers from hazardous chemicals, including reprotoxic substances;

Or. en

Amendment 312

Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragos Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 18 b (new)

Motion for a resolution

Amendment

18 b. Calls for the role of EU-OSHA to be strengthened to promote healthy and safe workplaces across the Union and further develop initiatives to improve workplace prevention in all business sectors;

Or. en

Amendment 313 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 18 b (new)

Motion for a resolution

Amendment

18 b. Calls the Commission to present an ambitious Beating Cancer Plan to help to reduce the suffering caused by this disease;

Or. en

Amendment 314

Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragos Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 18 c (new)

Motion for a resolution

Amendment

18 c. Reminds that according to Eurofound, just one in three workers with limiting chronic disease have their workplaces suitably adapted; Calls on the Commission and Member States to sustain their work to foster the employment, maintenance at work and reintegration into the labour market of people with disabilities and chronic diseases in Europe;

Or. en

Amendment 315 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 19

Motion for a resolution

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

deleted

Or. en

Amendment 316 Lukas Mandl

Motion for a resolution

PE659.082v01-00 10/109 AM\1216518EN.docx

Paragraph 19

Motion for a resolution

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

deleted

Or. en

Amendment 317 Sara Skyttedal

Motion for a resolution Paragraph 19

Motion for a resolution

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

deleted

Or. en

Amendment 318 Guido Reil, Nicolaus Fest

Motion for a resolution Paragraph 19

Motion for a resolution

Amendment

19. Calls on the Commission to

19. Considers that the COVID-19

AM\1216518EN.docx 11/109 PE659.082v01-00

propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

pandemic and the government mandated lockdowns have drastically increased the number of hours that employees are teleworking; recognises that teleworking has many social and financial benefits for employees and businesses; considers that the ability of the EU institutions and agencies tor function remotely provides an ideal opportunity for the institutions to reduce budgetary expenditure on office space; encourages the Member States to develop, promote, support and regulate teleworking and platform work;

Or. en

Amendment 319 Yana Toom, Monica Semedo, Dragoş Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19 Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; calls on the Commission to resolve the lack of collective bargaining possibilities for selfemployed platform workers due to EU competition rules; urges the Commission to include in this directive the right to disconnect, clear standards regarding tax and social security coordination for frontier workers and minimum standards for fair teleworking, including a clarification of voluntary character of teleworking and arrangement regarding equipment such as liability;

Or. en

Amendment 320 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to *propose a directive* on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in *this directive* minimum standards for fair teleworking and the right to disconnect;

Amendment

19 Calls on the Commission to issue recommendations on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in *these* **recommendations** minimum standards for fair teleworking and the right to disconnect; encourages Member States to create national systems of digital education for adults, preparing those that have already undergone formal education to live and work in the digital environment:

Or. en

Amendment 321 Sylvie Brunet, Stéphane Bijoux, Ilana Cicurel, Véronique Trillet-Lenoir, Marie-Pierre Vedrenne, Dragoş Pîslaru

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on *decent* working conditions *and* rights *in the digital economy, also* covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to *include in this* directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19. Calls on the Commission to propose a directive on ensuring increased access to social protection, improved collective representation, fair, transparent and predictable working conditions including from a health and safety point of view, and social rights covering non-standard workers, workers in platform companies and the self-employed in the platform economy; urges the Commission to also propose a directive with minimum standards for fair teleworking and the right

Or. en

Amendment 322 Jordi Cañas

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed, where clear, simple guidelines are set on price setting, contract conditions, ownership of means of work, and differences between business activities and those of service providers;

Or. en

Amendment 323 Nikolaj Villumsen, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19. Calls on the Commission to improve working conditions and rights in the digital economy; urges the Commission in this respect to put forward a binding comprehensive framework to give platform workers the same rights as those of standard workers; urges furthermore the Commission to present a framework on minimum standards for fair teleworking and the right to disconnect;

Or en

Amendment 324 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19. Acknowledges that fair, socially sustainable work and real employee participation in shaping working conditions are more important than ever in digital platforms and in any other sector and that workers must have democratic influence over the governance of work; underlines that the benefits of digitalisation must be shared broadly and equitably and workers in the digital sector must enjoy same rights and working conditions as those in other sectors; regrets that the announced Platform Work Summit had to be postponed; Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering nonstandard workers, workers in platform companies and the self-employed; calls upon the Commission to ensure within this directive that platform businesses comply with already existing national and European legislation, clarify the employment status of platform-based workers through the rebuttable assumption of an employment relationship and protect their working conditions as well as their right to organize, to be represented by trade unions and negotiate collective agreements; urges the Commission to include in this directive minimum standards for fair teleworking and other digital rights at work like the right to disconnect, the protection of workers' privacy, including through remote monitoring or any other tracking, and the prohibition of microchip implants on workers and on the use of artificial

intelligence in recruitment processes, whilst taking into consideration the European Social Partners Framework Agreement on Digitalisation;

Or. en

Amendment 325 Miriam Lexmann

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking *and* the right to disconnect;

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking, the right to disconnect *and measures to support the work-life balance*;

Or. en

Amendment 326 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Kim Van Sparrentak

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, also covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive

PE659.082v01-00 16/109 AM\1216518EN.docx

minimum standards for fair teleworking and the right to disconnect;

minimum standards for fair teleworking and enforce the right to disconnect; Calls on the Commission to include the Right to Disconnect in its New Occupational Safety and Health Strategy, and to explicitly develop new psychosocial measures and actions within the framework of Occupational Safety and Health

Or. en

Amendment 327 Jeroen Lenaers

Motion for a resolution Paragraph 19

Motion for a resolution

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy, *also* covering non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Amendment

19. Calls on the Commission to propose a directive on decent working conditions and rights in the digital economy covering *all workers*, *including* non-standard workers, workers in platform companies and the self-employed; urges the Commission to include in this directive minimum standards for fair teleworking and the right to disconnect;

Or. en

Amendment 328 Jordi Cañas

Motion for a resolution Paragraph 19 a (new)

Motion for a resolution

Amendment

19 a. Stresses that the COVID-19 pandemic has underlined the importance of digital solutions, particularly teleworking; believes that properly

regulated flexible working arrangements and teleworking offers opportunities such as better work-life balance, reduced CO2emissions related to the daily commute, and enhanced employment opportunities for people with disabilities, and may serve as a tool to tackle rural depopulation; calls on the European Commission to propose a legislative framework laying down clear common minimum standards and conditions for telework in the EU to protect the health and safety of workers and to ensure decent working conditions, including respect for working hours, leave, work-life balance and the right to disconnect;

Or. en

Amendment 329 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 20

Motion for a resolution

Amendment

20. Calls on the Commission to introduce a new framework directive on workers'information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive;

deleted

Or. en

Amendment 330 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

PE659.082v01-00 18/109 AM\1216518EN.docx

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the Commission to introduce a new framework directive on *workers'information*, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive;

Amendment

20 Calls on the Commission to introduce a new framework directive on workers' information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards and to end the avoidance and circumvention of workers' involvement rights; also calls for a revision of the European Works Council (EWC) directive in order to ensure that the transnational information and consultation process be properly conducted and completed before any decisions are taken; the revision should guarantee the enforcement of rights arising from the EWC Directive by ensuring access to justice and effective and dissuasive sanctions, including a right to a temporary suspension of company decisions in case workers' information and consultation rights were not respected;

Or. en

Amendment 331 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the Commission to introduce a new framework directive on *workers'information*, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments,

Amendment

20. Calls on the Commission to introduce a new framework directive on *workers' information*, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments,

AM\\\1216518EN.docx \quad \qua

in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive;

in order to establish minimum standards, including on anticipation of change and restructuring - in particular at company level; also calls for a revision of the European Works Council (EWC) directive, to ensure inter alia proper enforcement, sanctions for violation of the rules, improve the functioning of the special negotiating body;

Or. en

Amendment 332 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the Commission to introduce a new framework directive on workers'information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive;

Amendment

20. Calls on the Commission to introduce a new framework directive on workers'information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards;

Or. en

Amendment 333 Jeroen Lenaers

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the Commission to *introduce a new framework directive* on workers'information, consultation and participation for European company forms,

Amendment

20. Calls on the Commission to *conduct a research* on workers'information, consultation and participation for European company forms,

PE659.082v01-00 20/109 AM\1216518EN.docx

including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to *establish* minimum standards; also calls for a revision of the European Works Council (EWC) directive;

including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to *assess the potential added value of* minimum standards; also calls for a revision of the European Works Council (EWC) directive;

Or. en

Amendment 334 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 20

Motion for a resolution

20. Calls on the *Commission to introduce a new* framework *directive* on workers'information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive;

Amendment

20. Calls on the *Member-States to cooperate on a* framework on workers'information, consultation and participation for European company forms, including subcontracting chains and franchises, and for companies that use European company mobility instruments, in order to establish minimum standards; also calls for a revision of the European Works Council (EWC) directive:

Or. en

Amendment 335 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 20 a (new)

Motion for a resolution

Amendment

20 a. Calls on the Commission to promote the development of employee share ownership and profit sharing, as a tool to improve inclusion of workers improving democracy at work, while

reducing inequality as well as the risk of job losses during downturns; stresses that such measures should come on top of fixed salaries and benefits and should not distract from the need to ensure that workers' salaries guarantee them a decent living wage;

Or. en

Amendment 336 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 21

Motion for a resolution

Amendment

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to have at least 80 % of corporations covered by sustainable corporate governance agreements by 2030;

deleted

Or. en

Amendment 337 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 21

Motion for a resolution

Amendment

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to have at least 80 % of corporations covered by sustainable corporate governance agreements by 2030;

deleted

Or. en

Amendment 338 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 21

Motion for a resolution

21. Calls on the Commission and the Member States to establish the necessary *conditions and requirements* in order to have *at least 80 % of* corporations covered by sustainable corporate governance agreements *by 2030*;

Amendment

21. Calls on the Commission and the Member States to establish the necessary *recommendations* in order to have corporations covered by sustainable corporate governance agreements;

Or. en

Amendment 339 Sara Skyttedal

Motion for a resolution Paragraph 21

Motion for a resolution

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to *have at least 80* % of corporations covered by sustainable corporate governance agreements by 2030;

Amendment

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to *increase the number* of corporations covered by sustainable corporate governance agreements by 2030;

Or. en

Amendment 340 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 21

Motion for a resolution

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to

Amendment

21. Calls on the Commission and the Member States to establish the necessary conditions and requirements in order to

 have at least 80 % of corporations covered by sustainable corporate governance agreements by 2030;

have at least 80 % of corporations covered by sustainable corporate governance agreements by 2030, establishing strategies agreed with workers in order to positively influence environmental, social and economic development through governance practices and market presence, strengthen the role of directors in pursuing their company's long-term interests, improve directors' accountability towards integrating sustainability into corporate decisionmaking. and promote corporate governance practices that contribute to company sustainability, including corporate reporting, board remuneration, maximum wage ratio difference, board composition and stakeholder involvement;

Or. en

Amendment 341

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 21 a (new)

Motion for a resolution

Amendment

21 a. Calls for a Directive on binding human rights due diligence and responsible business conduct - including workers' rights such as right of association and collective bargaining, health and safety, social protection and working conditions - establishing mandatory due diligence covering companies' activities and their business relationships, including supply and subcontracting chains; stresses this Directive should ensure the full involvement of trade unions and workers' representatives in the whole due diligence process and guarantee the right to bargain collectively at the relevant levels

on the due diligence policies; underlines that both national labour inspectorates and the ELA must be able to conduct inspections throughout the chain, are open to file complaints, and can offer mediation, on all EU companies and companies wanting to access the internal market; calls upon the Commission to insist on ratification of ILO Conventions 81 (labour inspection) and 129 (labour inspection in agricultural sector) by all trading partners of the EU;

Or en

Amendment 342 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 21 a (new)

Motion for a resolution

Amendment

21 a. Calls for a Directive on binding human rights due diligence and responsible business conduct establishing mandatory due diligence covering companies' activities and their business relationships, including supply and subcontracting chains without prejudice to existing and future requirements on chain liability in subcontracting chains; the Directive should ensure the full involvement of trade unions and workers' representatives in the entire due diligence process and guarantee the right to bargain collectively at the relevant levels on the due diligence policies;

Or. en

Amendment 343 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 21 a (new)

Motion for a resolution

Amendment

21 a. Calls for a Directive on mandatory supply chain due diligence binding human rights, and responsible business conduct establishing mandatory due diligence covering companies' activities and their business relationships, including supply and subcontracting chains; the Directive should ensure the full involvement of trade unions and workers' representatives in the whole due diligence processand guarantee the right to bargain collectively at the relevant levels on the due diligence policies;

Or. en

Amendment 344 Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 21 b (new)

Motion for a resolution

Amendment

21 b. Encourages the European Commission to take into account the specificity of social economy enterprises, which are proving to be very important for society during the pandemic, and to evaluate the development of specific programs and financial instruments; underlines that everyone should be enabled to do fulfilling work; calls on the Commission and Member States to invest in subsidised work schemes for people on a distance to the labour market;

Or. en

Amendment 345 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 22

Motion for a resolution

22. *Insists that* Member States increase their *enforcement* capacity so as to achieve a ratio of at least one labour inspector per 10 000 employed persons, by 2030 at the latest;

Amendment

22. *Calls on the* Member States *to* increase their *national* capacity so as to achieve a ratio of at least one labour inspector per 10 000 employed persons, by 2030 at the latest; *Stresses that austerity leads to depleted national labour inspections acrosse the Union.*

Or. en

Amendment 346 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 22

Motion for a resolution

22. **Insists that** Member States increase their enforcement capacity so as to achieve **a** ratio **of at least one** labour **inspector** per 10 000 employed persons, **by 2030 at the latest**;

Amendment

22. **Encourages** Member States to increase their enforcement capacity so as to achieve the highest possible ratio, determined at each Member State's level and in accordance with Member States' capabilities, of labour inspectors per 10 000 employed persons;

Or. en

Amendment 347 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 22

Motion for a resolution

22. Insists that Member States increase

Amendment

22. Insists that Member States increase

AM\1216518EN.docx 27/109 PE659.082v01-00

their enforcement capacity so as to achieve a ratio of *at least one* labour inspector per 10 000 employed persons, *by 2030 at the latest*; their enforcement capacity so as to achieve a *better* ratio of labour inspector per 10 000 employed persons;

Or. en

Amendment 348 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 22

Motion for a resolution

22. Insists that Member States increase their enforcement capacity so as to achieve a ratio of at least one labour inspector per 10 000 employed persons, by 2030 at the latest;

Amendment

22. Underlines that effective enforcement is essential for the protection workers and implementation of social rights; regrets that most Member States fall behind their commitment in the ILO Labour Inspection Conventionwith regard to the number of labour inspectors; Insists that Member States increase their enforcement capacity so as to achieve a ratio of at least one labour inspector per 10 000 employed persons, by 2030 at the latest;

Or. en

Amendment 349 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22 a. Calls on the Commission to revise the Carcinogens and Mutagens Directive to include limit values for a minimum of 50 substances in the Directive on exposure to carcinogens and mutagens at work, and inclusion of substances with

PE659.082v01-00 28/109 AM\1216518EN.docx

damaging effects on the reproductive system in the Directive.

Or. en

Amendment 350 Jordi Cañas

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22 a. Calls on the Commission to update its framework for the establishment and development of cooperatives and social economy entreprises, which by nature place a stronger emphasis on fair working conditions and empowerment of workers;

Or. en

Amendment 351 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 22 a (new)

Motion for a resolution

Amendment

22 a. Underlines that in 2018, there were nearly 109 million persons at risk of poverty or social exclusion in the EU-27, equivalent to 21.7 % of the total population, with 23 million being children; notes the target in the Lisbon Strategy of reducing poverty with 50%, with a target below 3% in 2050, was not achieved;

Or. en

Amendment 352

AM\1216518EN.docx 29/109 PE659.082v01-00

EN

Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, *is living in a decent house* and receives an adequate nutrition;

Amendment

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, and receives an adequate nutrition;

Or. en

Amendment 353 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that *by 2030* every child in the EU has *full* access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition;

Amendment

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that every child in the EU has access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition;

Or en

Amendment 354
Kira Marie Peter-Hansen
on behalf of the Greens/EFA Group
Katrin Langensiepen

Motion for a resolution Paragraph 23

PE659.082v01-00 30/109 AM\1216518EN.docx

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of *the* European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition;

Amendment

23. Calls on the Commission and the Member States to speed up the implementation of *a binding* European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent *and healthy* house *with drinking water* and receives an adequate *quantity of healthy* nutrition;

Or. en

Amendment 355 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition;

Amendment

Stresses that eradicating child 23. poverty and ensuring children well-being and equal opportunities must be among the highest priority for Europe; Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition; asks the Commission to develop the related indicators in order to measure progress towards these objectives; calls on the Member States to allocate at least 5% of their ESF+ resources under shared management to the European Child Guarantee scheme; stresses that it is essential that a separate budget of EUR 3 billion is created for the first year of its implementation, when the EU suffers the consequences of the COVID-19 pandemic, which will have an ever greater impact on children as the most vulnerable group among the most disadvantaged, and

that a total of at least EUR 20 billion is invested in the ECG in 2021-2027;

Or. en

Amendment 356 Dragoş Pîslaru, Cristian Ghinea, Véronique Trillet-Lenoir, Samira Rafaela

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an adequate nutrition;

Amendment

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and basic digital skills and childcare, is living in a decent house and receives an adequate nutrition; notes that this policy must be integrated with other measure targeting poverty and family policy in order to lead to well-rounded policy cycles able to offer opportunities for social inclusion to children and their families;

Or. en

Amendment 357 Radan Kanev

Motion for a resolution Paragraph 23

Motion for a resolution

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an

Amendment

23. Calls on the Commission and the Member States to speed up the implementation of the European Child Guarantee so that by 2030 every child in the EU has full access to quality and free healthcare, education and childcare, is living in a decent house and receives an

PE659.082v01-00 32/109 AM\1216518EN.docx

adequate nutrition;

adequate nutrition;; stresses that the EU Child Guarantee should support national and local strategies to fight child poverty, taking into account the specific challenges faced by different groups of children in need at local level.

Or. en

Amendment 358 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 23 a (new)

Motion for a resolution

Amendment

23 a. Calls on the Commission and the Member States to take care of the most vulnerable families, who are deprived of the minimum conditions for their human development, such as a decent salary and housing; Likewise, it is essential to crate greater awareness in parents of their responsability in the care and education of their children, it is a right and a duty of inescapable fulfilment; the work of the Member States and society will therefore consist in supporting and managing all the agreed initiatives so that each family can obtain sufficient resources to facilitate their full development;

Or. en

Amendment 359 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 23 a (new)

Motion for a resolution

Amendment

23 a. Calls on Member States to use resources available from the Cohesion

Fund, and ERDF as well as ESF in particular, in order to improve the accessibility to public spaces for persons with special needs, including persons with disabilities, for persons with children and for the elderly, who still encounter the problem of social exclusion; calls on for a greater mobilisation of funds under the ESF in order to effectively counteract the digital gap and digital exclusion, particularly of the elderly;

Or en

Amendment 360 Dragoş Pîslaru, Cristian Ghinea, Véronique Trillet-Lenoir, Samira Rafaela

Motion for a resolution Paragraph 23 a (new)

Motion for a resolution

Amendment

23 a. Notes with concern the risk of silopolicies, where the Commission and Member States target with important resources single policy areas, such as children, health, education or labour market inclusion, failing to create synergies between social investment cycles; calls for a lifelong policy-cycle approach, where the overall aim is to break vicious social cycles and ensure sustainable social inclusion for all;

Or. en

Amendment 361
Antonius Manders

Motion for a resolution Paragraph 23 a (new)

Motion for a resolution

Amendment

PE659.082v01-00 34/109 AM\1216518EN.docx

23 a. Calls on the European Commission and the Member States to introduce a European Elderly Guarantee, like the European Child Guarantee, aiming at ensuring that elderly people receive the health care, decent housing and social security they are entitled to in their home Member State;

Or. en

Amendment 362 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 23 b (new)

Motion for a resolution

Amendment

23 b. Calls for greater commitment of resources available under ERDF towards improving transport and telecommunication infrastructure in areas with a high ratio of ageing population, high proportion of rural areas, and depopulation;

Or. en

Amendment 363 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

deleted

Or. en

Amendment 364 Sara Skyttedal

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Or. en

Amendment 365 Krzysztof Hetman

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

deleted

deleted

deleted

Or. en

Amendment 366 Ádám Kósa, Sara Skyttedal, Andrea Bocskor

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Or. en

Amendment 367

PE659.082v01-00 36/109 AM\1216518EN.docx

Anne Sander

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Or. en

Amendment 368 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

deleted

deleted

deleted

Or. en

Amendment 369 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Or. en

Amendment 370 Jeroen Lenaers

Motion for a resolution Paragraph 24

Motion for a resolution

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage; deleted

Or. en

Amendment 371 Miriam Lexmann

Motion for a resolution Paragraph 24

Motion for a resolution

24. *Insists that* the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Amendment

Calls on the Commission to make a 24. thorough study in order to assess the impact of the potential proposal for minimum income schemes;

Or. en

Amendment 372 Dragos Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 24

Motion for a resolution

24. **Insists that the Commission** proposes a framework for minimum income schemes, with 100 % coverage; Amendment

Notes the upcoming Commission 24. framework for minimum income schemes, and insists that in-work poverty must be fully eliminated in the EU, with targeted, sectorial and proportional measures, through permanent dialogue with social and economic partners, ensuring that those citizens who are not represented, for example mobile or seasonal workers, have access to collective bargaining schemes

PE659.082v01-00 38/109 AM\1216518EN.docx

and in full respect of national competencies and specificities as regards the setting of minimum income targets;

Or. en

Amendment 373
Kira Marie Peter-Hansen
on behalf of the Greens/EFA Group
Katrin Langensiepen, Kim Van Sparrentak

Motion for a resolution Paragraph 24

Motion for a resolution

24. Insists that the Commission proposes a framework *for* minimum income schemes, with 100 % coverage;

Amendment

24. Insists that the Commission proposes a framework directive for adequate minimum income schemes, with 100 % coverage with the purpose of safeguarding the right to a decent life and eradicating poverty;

Or. en

Amendment 374 Sylvie Brunet, Stéphane Bijoux, Ilana Cicurel, Véronique Trillet-Lenoir, Marie-Pierre Vedrenne

Motion for a resolution Paragraph 24

Motion for a resolution

24. Insists that the Commission proposes *a* framework for minimum income schemes, *with 100 %* coverage;

Amendment

24. Insists that the Commission proposes an EU framework for minimum income schemes which should address the question of adequacy, coverage and should include a non-regression clause;

Or. en

Amendment 375

AM\1216518EN.docx 39/109 PE659.082v01-00

Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 24

Motion for a resolution

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage;

Amendment

24. Insists that the Commission proposes a framework for minimum income schemes, with 100 % coverage; underlines that every person in Europe should be covered and pensions ensure an income over the poverty line;

Or. en

Amendment 376 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

deleted

Or. en

Amendment 377 Miriam Lexmann

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the *currently 16%* gender pay gap - and the resulting pension gap and to present a legal

PE659.082v01-00 40/109 AM\1216518EN.docx

present a legal framework on pay transparency;

framework on pay transparency; reiterates that the gender pension gap results also from the inadequate pensions schemes which do not appropriately take into account the periods of maternity or parental leave;

Or. en

Amendment 378 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - *without undue delay*

Or. en

Amendment 379 Jeroen Lenaers

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030;

Or. en

Amendment 380 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap and to present a legal framework on pay transparency;

Or. en

Amendment 381 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to *commit to eliminating* the gender pay gap - and the resulting pension gap - *with a 0 % target for 2030*, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to *continue working towards reducing* the gender pay gap - and the resulting pension gap - and to present a legal framework on pay transparency;

Or. en

Amendment 382 Samira Rafaela, Véronique Trillet-Lenoir

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension

PE659.082v01-00 42/109 AM\1216518EN.docx

gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

gap - with a 0 % target for 2030, and to present a legal framework on *binding* pay transparency;

Or. en

Amendment 383 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, by championing the principle of equal pay for equal work for women and men, and to present a legal framework on pay transparency, including pay transparency reporting and information on pay levels;

Or. en

Amendment 384 Sylvie Brunet, Stéphane Bijoux, Ilana Cicurel, Véronique Trillet-Lenoir, Marie-Pierre Vedrenne, Dragoş Pîslaru

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on binding pay transparency; Calls on the Commission and the Member States to ensure equal participation and opportunities for men and women in the labour market and to introduce initiatives to promote women

access to finance, female entrepreneurship and women's financial independence;

Or. en

Amendment 385 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Katrin Langensiepen, Kim Van Sparrentak

Motion for a resolution Paragraph 25

Motion for a resolution

25. Calls on the Member States and the Commission to commit to eliminating the gender pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency;

Amendment

25. Calls on the Member States and the Commission to commit to eliminating the gender, ethnic and disability pay gap - and the resulting pension gap - with a 0 % target for 2030, and to present a legal framework on pay transparency; calls on the Commission and the Council to swiftly adopt the long-awaited Women on boards directive in order to address the considerable imbalance between women and men in economic decision making at the highest level;

Or. en

Amendment 386

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 25 a (new)

Motion for a resolution

Amendment

25 a. calls on the Commission to introduce concrete measures applying to both public and private sectors with due account taken of the specificities of small

PE659.082v01-00 44/109 AM\1216518EN.docx

and medium-sized enterprises, such as the clear definition of criteria for assessing the value of work, gender-neutral job evaluation and classification systems, gender pay audits and reports to guarantee equal pay, workers' entitlement to request full pay information and right to redress, and clear targets for companies' equality performance; Calls furthermore for improved access to justice and the introduction of stronger procedural rights to combat pay discrimination; calls on the Commission to promote the role of the social partners and of collective bargaining at all levels (national, sectoral, local and company) in the upcoming pay transparency legislation; calls on the Commission to include strong enforcement measures for those failing to comply, such as penalties and sanctions for employers that violate the right to pay equality;

Or. en

Amendment 387 Yana Toom, Monica Semedo, Dragos Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 25 a (new)

Motion for a resolution

Amendment

25 a. Highlights that certain Member States have legally enforced linguistic requirements for employment in the private sector which can possibly be considered as an obstacle for freedom of movement or a measure having equivalent effect; calls on the Commission to assess linguistic requirements and their compatibility with EU legislation;

Or. en

Amendment 388 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

deleted

deleted

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Or. en

Amendment 389 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Or. en

Amendment 390 Guido Reil, Nicolaus Fest

Motion for a resolution Paragraph 26

Motion for a resolution

Amendment

26. Calls on the Commission and the deleted

PE659.082v01-00 46/109 AM\1216518EN.docx

EN

Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Or. en

Amendment 391 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Amendment

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies;

Or. en

Amendment 392 Lukas Mandl

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Amendment

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies;

Or. en

Amendment 393 Miriam Lexmann

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls on the Commission and the Member States to commit to *eliminating* the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Amendment

26. Calls on the Commission and the Member States to commit to *adopting efficient measures to strike the balance in the* representation of women in senior management positions;

Or. en

Amendment 394 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by *introducing the objective of reaching at least 40 %* representation of women in senior management positions;

Amendment

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by *maximasing the* representation of women in senior management positions;

Or. en

Amendment 395 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 26

PE659.082v01-00 48/109 AM\1216518EN.docx

Motion for a resolution

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Amendment

26. Calls on the Member States to unblock the Women on Boards directive and to adopt an ambitious Council position in order to address the considerable imbalance between women and men in decision-making at the highest level; Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Or. en

Amendment 396 Dragoş Pîslaru, Cristian Ghinea, Véronique Trillet-Lenoir, Samira Rafaela

Motion for a resolution Paragraph 26

Motion for a resolution

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions;

Amendment

26. Calls on the Commission and the Member States to commit to eliminating the glass ceiling effect on the boards of listed companies by introducing the objective of reaching at least 40 % representation of women in senior management positions and improve the access of women in STEM areas;

Or en

Amendment 397 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 26 a (new)

Motion for a resolution

Amendment

26 a. Calls on the Commission and the Member States to counteract the discrimination of the elderly in the employment sphere;

Or. en

Amendment 398 Miriam Lexmann

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy which emphasizes the need to reach fully accessible goods and services including the building environment, inclusive education and labour market, the use of artificial intelligence in order to enable persons with disabilities to participate fully in the society as well as the commitment to the finalisation of the process of deinsititutionalisation of the long-term care facilities;

Or. en

Amendment 399 Stelios Kympouropoulos

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people *with disabilities*;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy containing ambitious, clear and measurable targets, planned actions with clear time frames and allocated resources as well as backed by an adequate and sufficiently-resourced monitoring

PE659.082v01-00 50/109 AM\1216518EN.docx

mechanism with clear benchmarks and indicators; supports the promotion of vocational training, including for vulnerable groups and disabled people;

Or en

Amendment 400 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Katrin Langensiepen, Kim Van Sparrentak

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward *a* post-2020 European Disability Strategy; supports the promotion of vocational training, including for *vulnerable* groups and *people* with disabilities;

Amendment

27. Calls on the Commission to put forward *an upscaled* post-2020 European Disability Strategy *covering all the provisions of the UNCRPD*; supports the promotion of *inclusive and accessible education and* vocational training, including for *disadvantaged social* groups and *persons* with disabilities;

Or. en

Amendment 401 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy to ensure that persons with disabilities can live in dignity and have the same opportunities as anyone else promoting their participation in the labour market and boosting the social market economy; supports the promotion of vocational training, including for

vulnerable groups, including people with a migrant background and people with disabilities, in order to allow particularly low-skilled and older workers to retrain and learn new skills; supports the creation of EU-wide apprenticeship possibilities;

Or. en

Amendment 402 Jordi Cañas

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy, including concrete measures to take into account the needs of persons with autism spectrum disorders (ASD); supports the promotion of vocational training, including for vulnerable groups and people with disabilities; calls on the Commission and the Member States to step up efforts towards the further inclusion of people with disabilities in the labour market by removing barriers with the opportunities that digital work offers for their inclusion and creating incentives for their employment;

Or. en

Amendment 403 Daniela Rondinelli, Chiara Gemma

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability

PE659.082v01-00 52/109 AM\1216518EN.docx

Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Strategy *fully in line with the UN Convention on the rights of persons with disabilities*; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Or. en

Amendment 404 Antonius Manders

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups, *elderly people* and people with disabilities;

Or. en

Amendment 405 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups, *the elderly* and people with disabilities;

Or. en

Amendment 406 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward *a* post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward *an ambitious* post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Or. en

Amendment 407 Dragoș Pîslaru, Cristian Ghinea, Véronique Trillet-Lenoir, Samira Rafaela

Motion for a resolution Paragraph 27

Motion for a resolution

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational training, including for vulnerable groups and people with disabilities;

Amendment

27. Calls on the Commission to put forward a post-2020 European Disability Strategy; supports the promotion of vocational *and digital* training, including for vulnerable groups and people with disabilities:

Or. en

Amendment 408

Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragoș Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Reminds that poorer people tend to live 6 years less than wealthier peoples

PE659.082v01-00 54/109 AM\1216518EN.docx

and that people with disabilities often face difficulties in accessing healthcare; Highlights the need to address the social, economic and environmental determinants of health in order to tackle these health inequalities; calls on the Commission to develop common indicators and methodologies to monitor health as well as the performance and accessibility of healthcare systems with a view to reducing inequalities, identifying and prioritising areas in need of improvement and increased funding;

Or. en

Amendment 409 Jordi Cañas

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Stresses that the COVID-19 pandemic has proven the need for a EU model which promotes and safeguards the dignity and fundamental rights of the elderly; calls on the Commission to elaborate and adopt a European Charter for the rights of the elderly on the basis of Article 25 of the EU Charter of Fundamental Rights;

Or. en

Amendment 410 Anne Sander

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Stresses that the European skills strategy for sustainable competitiveness, social equity and resilience must guarantee the right to lifelong learning for all and in all areas, but must also ensure that these skills are consistent with the labour market in order to achieve real synergy;

Or. en

Amendment 411 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Calls on Member States to provide all households, all educational establishments and all pupils with broadband internet access, which is a key element in elevating digital competences, as well as guaranteeing equal opportunities;

Or. en

Amendment 412 Dragoş Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Notes the ambitious plans of the Commission on the Roma Strategy and calls for all transition policies to provide adequate resources for the social inclusion of the Roma communities;

Or. en

Amendment 413 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Calls upon the Commission and Member States to develop job market inclusion programmes for citizens over 55 years of age, with life-long learning as a key priority;

Or. en

Amendment 414 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 27 a (new)

Motion for a resolution

Amendment

27 a. Calls on all Member States to ratify the revised European Social Charter;

Or. en

Amendment 415 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 27 b (new)

Motion for a resolution

Amendment

27 b. Welcomes the new EU skills agenda; highlights the importance of access to training andre-skilling of workers in industries that need to undergo fundamental changes with a view to a

green and digital transition; highlights that qualifications and certified competences provide added value to the workers, improving their positions in the labour market and can be transferred in labour market transitions; calls for public policy on skills to be oriented to certification and validation of qualifications and competences; stresses that skills based compensation systems should be established in companies accessing public funds for upskilling workers and in agreement with workers representatives, as this system would ensure that there is a return in that public investment;

Or. en

Amendment 416

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 27 c (new)

Motion for a resolution

Amendment

27 c. Recalls that in the EU, workplace discrimination on the grounds of age, sex, disability, ethnic or racial origin, religion or belief, or sexual orientation, is banned and that everyone is entitled to equal treatment in recruitment, working conditions, promotion, pay, access to training and occupational pensions; calls on the Commission to present a strategy to prevent labour market segregation of ethnic minorities as well as to present a Communication on guidelines and standards for discrimination-free recruitment policies for Member States and employers, including recommendations for the adoption of equality plans at company level and in sectoral collective agreements and the

implementation of diversity taskforces in the workplace, including tackling stereotypes, prejudice and negative attitudes, preventing discrimination in recruitment, promotion, pay and access to training; highlights that these equality action plans should be also used to promote ethnic and cultural diversity at the workplace, to develop internal regulations against racism, related discrimination and harassment in the workplace, to monitor and review recruitment, progression and retention of workforce by equality strand in order to identify direct or indirect discriminatory practices and to adopt corrective measures to reduce inequality in each of these areas and, to this effect, collect equality data in respect of privacy and fundamental rights standards;

Or. en

Amendment 417 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Katrin Langensiepen

Motion for a resolution Subheading 3

Motion for a resolution

Amendment

Robust social welfare systems

Robust social welfare systems *eradicating poverty*

Or. en

Amendment 418 Cindy Franssen, Maria Walsh, Anne Sander, Loucas Fourlas, Romana Tomc, José Manuel Fernandes

Motion for a resolution Subheading 3 a (new)

Amendment

Welcomes the proposal of the European Commission to develop a Platform for European Collaboration on Homelessness in 2021, as a new policy initiative under the action plan to deliver on the EPSR; calls on the Commission to launch and implement such a Platform so as to support EU governments and stakeholders to make decisive progress towards the goal of ending homelessness during the mandate of this Commission.

Or. en

Amendment 419 Miriam Lexmann

Motion for a resolution Paragraph 28

Motion for a resolution

Amendment

28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

deleted

Or. en

Amendment 420 Guido Reil, Nicolaus Fest, France Jamet, Dominique Bilde

Motion for a resolution Paragraph 28

Motion for a resolution

Calls on the Commission and the 28. Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Amendment

28. Regrets that poverty is still high in many Member States; emphasises that decent job creation is the best instrument to fight poverty;

PE659.082v01-00 AM\1216518EN.docx 60/109

Amendment 421 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 28

Motion for a resolution

28. Calls on the Commission and the Member States to *invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles* in order to eradicate poverty;

Amendment

28. Calls on the Commission and the Member States to *continue their efforts* in order to eradicate poverty;

Or. en

Amendment 422 Sara Skyttedal

Motion for a resolution Paragraph 28

Motion for a resolution

28. Calls on *the Commission and* the Member States to invest *30 % of the Recovery and Resilience Facility* in the implementation of the EPSR principles in order to eradicate poverty;

Amendment

28. Calls on the Member States to invest in the implementation of the EPSR principles in order to eradicate poverty;

Or. en

Amendment 423 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 28

Motion for a resolution

Amendment

28. Calls on the Commission and the

28. Calls on the Commission and the

AM\1216518EN.docx 61/109 PE659.082v01-00

Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Member States to invest *appropriate resources under* the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Or. en

Amendment 424 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 28

Motion for a resolution

28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Amendment

28 Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty; notes that the current investment in social infrastructure in the EU has been estimated at approximately EUR 170 billion per year and that the Commission estimates the investment needed in social infrastructure in EUR 192 billion, with health and long-term care accounting for 62% of the investment needed(affordable housing EUR 57 billion, health EUR 70 billion, long-term care EUR50 billion, education and life-long learning EUR 15 billion);

Or. en

Amendment 425 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 28

Motion for a resolution

Amendment

PE659.082v01-00 62/109 AM\1216518EN.docx

- 28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;
- 28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty *and inequality*;

Or. en

Amendment 426 Dragoş Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 28

Motion for a resolution

28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Amendment

28. Calls on the Commission and the Member States to invest *at least* 7% of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Or. en

Amendment 427 Jeroen Lenaers

Motion for a resolution Paragraph 28

Motion for a resolution

28. Calls on the Commission and the Member States to invest 30 % of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Amendment

28. Calls on the Commission and the Member States to invest *budget* of the Recovery and Resilience Facility in the implementation of the EPSR principles in order to eradicate poverty;

Or. en

Amendment 428 Jordi Cañas

Motion for a resolution Paragraph 28 a (new)

Motion for a resolution

Amendment

28 a. Stresses, moreover, the need for the Commission and the Member States to collect better and more harmonised data on the number of homeless people in Europe, as this constitutes the basis of any effective public policy;

Or. en

Amendment 429 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Katrin Langensiepen

Motion for a resolution Paragraph 28 a (new)

Motion for a resolution

Amendment

28 a. Calls on the Commission to put forward a rights-based, comprehensive and integrated EU Anti-poverty Strategy with a designated poverty-reduction target in order to tackle the multidimensionality of poverty;

Or. en

Amendment 430

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 28 a (new)

Motion for a resolution

Amendment

28 a. insists that gender equality is taken into account in the allocation of RRF

PE659.082v01-00 64/109 AM\1216518EN.docx

Or. en

Amendment 431

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 28 b (new)

Motion for a resolution

Amendment

28 b. Calls on the Commission to explore a framework for the establishment of stress tests practices on the European for social welfare systems in Europe, in order to verify their degree of resilience when they undergo shocks with different degrees of severity, and to study in what way they can be made more resilient and robust to resist future crises;

Or. en

Amendment 432
Kira Marie Peter-Hansen
on behalf of the Greens/EFA Group
Katrin Langensiepen, Kim Van Sparrentak

Motion for a resolution Paragraph 28 b (new)

Motion for a resolution

Amendment

28 b. Calls for an EU level goal to end homelessness by 2030; calls on the Commission to propose an EU Framework for National Homelessness Strategies and calls on Member States to take urgent measures to prevent and tackle homelessness, prioritising permanent housing solutions;

Amendment 433

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 28 c (new)

Motion for a resolution

Amendment

28 c. is concerned about the imbalances of healthcare quality and access across the EU that the Covid-19 crisis has laid bare, by conducting a study to minimum standards for the quality, reliability, efficiency and universality of the Member States' healthcare systems;

Or. en

Amendment 434 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30% of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing.

Or. en

Amendment 435 Guido Reil, Nicolaus Fest

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its
Member States have an obligation towards
citizens to ensure their universal access to
decent and affordable housing; calls on the
Commission and the Member States to
maximise efforts of investing in affordable
housing to cover the housing needs of the
low and middle-income groups (the three
bottom quintiles), ensuring that at least 30
% of all newly built houses constitute
affordable housing for both of these
income groups, and to eliminate energy
poverty by 2030;

Amendment

29. Calls on the Member States to ensure that their citizens have access to decent and affordable housing; calls on the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups, and to eliminate energy poverty by 2030;

Or. en

Amendment 436 Sara Skyttedal

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the *EU and its* Member States have an obligation towards citizens to ensure *their universal* access to decent and affordable housing; calls on the *Commission and the* Member States to *maximise efforts of investing* in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), *ensuring that at least 30* % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Amendment

29. Stresses that the Member States have an obligation towards *their* citizens to ensure access to decent and affordable housing; calls on the Member States to *invest* in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), and to eliminate energy poverty by 2030;

AM\1216518EN.docx 67/109 PE659.082v01-00

Amendment 437 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its
Member States have an obligation towards
citizens to ensure their universal access to
decent and affordable housing; calls on the
Commission and the Member States to
maximise efforts of investing in affordable
housing to cover the housing needs of the
low and middle-income groups (the three
bottom quintiles), ensuring that at least 30
% of all newly built houses constitute
affordable housing for both of these
income groups, and to eliminate energy
poverty by 2030;

Amendment

29. Stresses that *national legislation of* Member States have *to be respected and good practices shall be exchanged regarding the* access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles) and to *reduce* energy poverty by 2030;

Or en

Amendment 438 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles);

income groups, and to eliminate energy poverty by 2030;

Or. en

Amendment 439 Miriam Lexmann

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30% of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles) and to eliminate energy poverty by 2030;

Or. en

Amendment 440 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Kim Van Sparrentak, Katrin Langensiepen

Motion for a resolution Paragraph 29

Motion for a resolution

29. **Stresses that the EU** and its Member States **have an obligation towards citizens** to ensure **their** universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable

Amendment

29. Calls on the Commission and its Member States to ensure peoples universal access to decent and affordable housing including clean and high-quality drinking water, adequate and equitable sanitation, hygiene and indoor environmental quality

AM\\\1216518EN.docx \quad 69\\\ 109 \quad PE659.082v01-00

housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

and to affordable, reliable, sustainable energy, including through measures to progressively eradicate homelessness; calls on Member States to prioritise renovation in their recovery and resilience plans to contribute to achieving deep renovation of at least 3% of the European building stock per year; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Or. en

Amendment 441

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty *by 2030*;

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing in accordance with fundamental rights such as articles 16, 30 and 31 of the European Social Charter and the European Pillar of Social Rights; highlights that investments in social and affordable housing are crucial in order to ensure and improve the living quality for all EU citizens; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute

PE659.082v01-00 70/109 AM\1216518EN.docx

affordable housing for both of these income groups, and to eliminate energy poverty by 2030 through supporting energy efficiency investments by lowincome households; calls on the Commission to include the model of housing cost neutrality (entailing rents, energy costs and local taxes) in all Renovation Wave proposals, to combine social and climate goals and to prevent 'renovictions' (evictions by renovation), thereby ensuring that any rent increases through renovations are fully balanced by energy-savings; urges the Commission to come up with an ambitious action plan tackling homelessness, including a European-wide 'Housing First' approach; insists the Commission comes up with minimum standards for decent housing of cross-border and seasonal workers, which is non-deductible from the worker's remuneration, with tenancy rights;

Or. en

Amendment 442 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing in accordance with fundamental rights such as articles 16, 30 and 31 of the European Social Charter and the European Pillar of Social Rights; highlights that investments in social and affordable housing are crucial in order to ensure and improve the living quality for all EU citizens; calls on the Commission and the Member States to maximise efforts of investing in affordable

poverty *by 2030*;

housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by2030 through supporting energy efficiency investments by lowincome households; urges the Commission to come up with an ambitious action plan tackling homelessness, including a European-wide 'Housing First' approach; insists the Commission comes up with minimum standards for decent housing of crossborder and seasonal workers, which is non-deductible from the worker's remuneration, with tenancy rights;

Or. en

Amendment 443 Samira Rafaela, Dragos Pîslaru, Véronique Trillet-Lenoir

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Amendment

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent, safe and affordable housing in line with United Nations Agenda 2030, in particular Goal 11; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030; Calls on the Member States and the Commission to take measures and implement programmes for the youth who reach the age of 18 and

finds themselves at risk of being homeless; stresses the importance of reliable data collection on youth homelessness.

Or. en

Amendment 444 Cindy Franssen, Maria Walsh, Anne Sander, Stelios Kympouropoulos, Loucas Fourlas, Romana Tomc, José Manuel Fernandes

Motion for a resolution Paragraph 29

Motion for a resolution

29. Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Amendment

29 Stresses that the EU and its Member States have an obligation towards citizens to ensure their universal access to decent and affordable housing, including through measures to progressively eradicate homelessness; calls on the Commission and the Member States to maximise efforts of investing in affordable housing to cover the housing needs of the low and middle-income groups (the three bottom quintiles), ensuring that at least 30 % of all newly built houses constitute affordable housing for both of these income groups, and to eliminate energy poverty by 2030;

Or. en

Amendment 445 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29 a. Calls on Member States to provide equal access to medical and care services, healthcare, and care facilities with no

discrimination on the grounds of age;

Or. en

Amendment 446 Sara Skyttedal

Motion for a resolution Paragraph 29 a (new)

Motion for a resolution

Amendment

29 a. Reiterates that social systems in member states are based on deeply rooted political choices and societal traditions;

Or. en

Amendment 447 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 30

Motion for a resolution

30. Insists that *all* workers *are* included in the social security system and *entitled* to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Amendment

30. Insists that *national legislation of Member States is respected when it comes to the rights of* workers *to be* included in the social security system and *their rights* to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Or. en

Amendment 448 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 30

PE659.082v01-00 74/109 AM\1216518EN.docx

Motion for a resolution

30. *Insists that all* workers *are* included in the social security system and entitled to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Amendment

30. Encourages to introduce measures aiming to maximise the number of workers included in the social security system and entitled to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal:

Or. en

Amendment 449 Jordi Cañas

Motion for a resolution Paragraph 30

Motion for a resolution

30. Insists that all workers are included in the social security system and entitled to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Amendment

30. Insists that all workers, in particular platform workers, are included in the social security system and entitled to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Or. en

Amendment 450 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 30

Motion for a resolution

30. Insists that all workers are included in the social security system and entitled to unemployment benefits, paid sick leave, accident insurance and protection against unfair dismissal;

Amendment

30. Insists that all workers are included in the social security system and entitled to unemployment benefits, paid sick leave, *parental leave*, accident insurance and protection against unfair dismissal;

Or. en

Amendment 451 France Jamet, Stefania Zambelli, Dominique Bilde, Elena Lizzi

Motion for a resolution Paragraph 31

Motion for a resolution

Amendment

31. Highlights that universal access to public, solidarity-based and adequate retirement and old age pensions must be granted to all;

deleted

Or. en

Amendment 452 Guido Reil, Nicolaus Fest

Motion for a resolution Paragraph 31

Motion for a resolution

31. Highlights that universal access to public, solidarity-based and adequate retirement and old age pensions must be granted to all;

Amendment

31. Encourages the Member States to make sure that their pension systems remain adequate and sustainable for workers and self-employed; encourages the Member States to guarantee decent old-age pensions and to tackle poverty among pensioners;

Or. en

Amendment 453 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 31

Motion for a resolution

31. Highlights that *universal* access to *public, solidarity-based and* adequate

Amendment

31. Highlights that access to adequate retirement and old age pensions *shall* be

PE659.082v01-00 76/109 AM\1216518EN.docx

retirement and old age pensions *must* be granted to all;

granted to all who duly payed their pension contribution during their working life;

Or. en

Amendment 454 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 31

Motion for a resolution

31. Highlights that universal access to public, solidarity-based and adequate retirement and old age pensions must be granted to all;

Amendment

Highlights that universal access to 31. public, solidarity-based and adequate retirement and old age pensions must be granted to all; acknowledges the challenges faced by Member States to strengthen the sustainability of pension systems, but stresses the importance of safeguarding solidarity in pension systems by strengthening the revenue side without necessarily increasing the retirement age; underlines the importance of public and occupational pension systems which provide an adequate retirement income well above the poverty threshold and allow pensioners to maintain their standard of living; believes that the best way to ensure sustainable, safe and adequate pensions for women and men is to increase the overall employment rate and quality jobs across all ages, improve working and employment conditions and commit the necessary supplementary public spending; believes that pensionsystem reforms should focus among other aspects on the effective retirement age and reflect labour market trends, birth rates, the health and wealth situation, working conditions and the economic dependency ratio; considers that these reforms must also take account of the situation of millions of workers in Europe, particularly women, young people and the self-employed, suffering

insecure, atypical employment, periods of involuntary unemployment and reduced working time;

Or. en

Amendment 455

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 31 a (new)

Motion for a resolution

Amendment

31 a. is concerned at the way the pandemic has further deepened the vulnerability, isolation, risk of poverty and social exclusion of the elderly population; calls on the Commission to present a plan to ensure the mental health, dignity and wellbeing for people, including the elderly, by supporting adequate public quality healthcare and care services, investing in community based services, decent housing and infrastructure, privileging social economy projects including cohousing and cooperative housing, health and wellness programs, adult day care and long-term care and protecting the role and working conditions of caregivers, and by fostering inter-generational solidarity;

Or. en

Amendment 456

Véronique Trillet-Lenoir, Yana Toom, Irena Joveva, Sylvie Brunet, Stéphane Bijoux, Marie-Pierre Vedrenne, Ilana Cicurel, Dragoş Pîslaru, Samira Rafaela, Cristian Ghinea

Motion for a resolution Paragraph 31 a (new)

Motion for a resolution

Amendment

31 a. Calls on the Member States to invest in health prevention and promotion, early diagnosis, healthcare infrastructures and social protection in order to address the needs of an ageing population and a growing demand; and to ensure that every citizen can have timely access to affordable, preventive and curative health care of good quality as enshrined in the European Pillar of Social Rights;

Or. en

Amendment 457 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 31 b (new)

Motion for a resolution

Amendment

31 b. Highlights that freedom of movement of workers in the EU is a fundamental freedom and an integral part of the internal market success; notes that there are grey areas and legal loopholes with some workers exercising this freedom in precarious conditions and often through fraudulent recruitment agencies and labour market intermediaries; warns that this creates labour exploitation, unfair competition and market distortions; calls on the Commission and Member States to guarantee decent working conditions and equal treatment to all mobile workers in the EU;

Or. en

Amendment 458 Lukas Mandl

Motion for a resolution Paragraph 32

Motion for a resolution

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

deleted

Or. en

Amendment 459 Sara Skyttedal

Motion for a resolution Paragraph 32

Motion for a resolution

Amendment

PE659.082v01-00 80/109 AM\1216518EN.docx

- 32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;
- 32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary;

Or. en

Amendment 460 Jeroen Lenaers

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to *revise* the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on

Amendment

32. Calls on the Commission to conduct an extensive investigation into the role of temporary work agencies in cross-border and seasonal work with a view to a revision of the Temporary Work Agency (TWA) Directive in order to

fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; calls on Member States to strengthen the enforcement and combat the practices of malicious employment agencies; Asks the Commission to assess during their investigation the following potential areas for improvement: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 461 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU

PE659.082v01-00 82/109 AM\1216518EN.docx

seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 462 Marianne Vind, Heléne Fritzon, Johan Danielsson

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed *minimum*

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed wage, a

wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the *minimum* wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 463 Krzysztof Hetman

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same

Amendment

32. Notes that the provisions on temporary work have recently been revised under Directive 2018/957 amending Directive 96/71 / EC on the posting of workers in the framework of the provision of services; underlines that Article 2.1 of Directive 2018/957 provides for the presentation by the Commission by 30 July 2023 of a report on the functioning of the Directive, together with any proposed changes; stresses that this report should be taken into account when deciding on a possible review; calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market

PE659.082v01-00 84/109 AM\1216518EN.docx

company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 464

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary, *including recruiting agencies*; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a

hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation; calls upon the Commission and Member States to end direct payments under the Common Agriculture Policy to beneficiaries who do not comply with national, European labour law, ILO Conventions and applicable collective bargaining agreements;

Or. en

Amendment 465 Dragos Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: *full access in a language that the worker can understand to their employment contract and labour rights,* a ban on labour market intermediaries who do not comply with the

PE659.082v01-00 86/109 AM\1216518EN.docx

hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 466 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 32

Motion for a resolution

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts,

Amendment

32. Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage or wages laid down by collective agreements, no deductions from

guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or en

Amendment 467 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 32

Motion for a resolution

32 Calls on the Commission to revise the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European register and are certified to operate in the

Amendment

Calls on the Commission to revise 32 the Temporary Work Agency (TWA) Directive in order to establish a legal framework to ensure decent working conditions and equal treatment for intra-EU seasonal workers and mobile workers on fixed-term contracts with temporary work agencies or any other type of labour market intermediary, including recruitment agencies; stresses that this legal framework should include: a ban on labour market intermediaries who do not comply with the TWA Directive operating in the single market, a guaranteed minimum wage, a guaranteed minimum number of hours per week/month that the employer cannot deduct under any heading from the minimum wage, no deductions from the wage in the case of part-time contracts, guaranteed equal treatment for any person who, in the Member State concerned, is protected as a worker working in the same company/sector, a requirement that all temporary work agencies operating in the internal market are listed on a European

PE659.082v01-00 88/109 AM\1216518EN.docx

single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation; register and are certified to operate in the single market, and sanctions on companies using fraudulent recruitment practices and trafficking people for labour exploitation;

Or. en

Amendment 468 Marianne Vind, Heléne Fritzon, Johan Danielsson

Motion for a resolution Paragraph 32 a (new)

Motion for a resolution

Amendment

32 a. Calls on the Commission to revise the Public Procurement Directive 2014/24/EU with the aim to implement a social clause that requires economic operators and subcontractors to fully respect workers' right to collective bargaining, and to set conditions for the full implementation of the applicable sectorial collective agreements and the working conditions described herein while at the same time respecting national labour market traditions and models; calls on the Member States to ensure compliance, monitoring and enforcement;

Or. en

Amendment 469 Dragoş Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 32 a (new)

Motion for a resolution

Amendment

32 a. Notes that cross-border, frontier and seasonal workers are an integral part of the European labour markets, providing key assistance to otherwise key or labour intensive sectors and ensuring

the needed flexibility for adapting to change and transition; calls for their increased protection and the facility of their unhindered access and opportunity to employment in other Member States, while enjoying equal levels of social protection as provided in Art 45(2) TFEU;

Or. en

Amendment 470 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 32 a (new)

Motion for a resolution

Amendment

32 a. Calls on the Commission to present a legislative proposal on a European Social Security Number, which includes provisions for introducing a personal labour card, as an effective instrument for enforcing rules on social security and labour rights and to promote fair mobility;

Or. en

Amendment 471 Marianne Vind, Heléne Fritzon, Johan Danielsson

Motion for a resolution Paragraph 32 b (new)

Motion for a resolution

Amendment

32 b. Calls on the Commission to require receivers and beneficiaries of EU funding, grants, structural funds, Common Agriculture Policy (CAP), lease contracts and other relevant actors support and respect collective bargaining as well as applicable working conditions;

PE659.082v01-00 90/109 AM\1216518EN.docx

Amendment 472 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 32 b (new)

Motion for a resolution

Amendment

32 b. Calls on the Commission to revise the Directive on Transfer of Undertakings with a view to establish its original intended purpose of protecting workers and ensuring that this protection covers all affected workers;

Or. en

Amendment 473 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 32 c (new)

Motion for a resolution

Amendment

32 c. Calls on the Commission to revise the Union's rules on public procurement in order to strengthen social clauses in public procurements and to establish a European mechanism for excluding primary contractors and subcontractors who repeatedly engage in social dumping and abusive practices;

Or. en

Amendment 474 Sara Skyttedal

Motion for a resolution Paragraph 33

Motion for a resolution

33 Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States: calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers' rights;

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Member States;

Or. en

Amendment 475 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 33

Motion for a resolution

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers' rights;

Or. en

Amendment 476 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 33

Motion for a resolution

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security avoiding employers' obligations and contributions without creating effective social insurance coverage in practice are detrimental for both the protection of workers and the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers' rights and their claims in cases such as wage-arrears, non-payment of social contributions, bankruptcy, simply vanishing or notproper-paying letterboxsubcontractors;

Or. en

Amendment 477
Kira Marie Peter-Hansen
on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 33

Motion for a resolution

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim *avoiding employers' obligations and* of

without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

reducing social security contributions without creating effective social insurance coverage in practice are detrimental *the protection of workers and* for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect *workers' rights*;

Or. en

Amendment 478 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 33

Motion for a resolution

33 Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to *limit the possible* length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Or. en

Amendment 479 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 33

Motion for a resolution

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Amendment

33. Underlines that the practices of establishing subsidiaries or creating subcontracting chains with the aim of evading employers' obligation and reducing social security contributions without creating effective social insurance coverage in practice are detrimental for the social protection of workers and the sustainability of welfare systems and have to be addressed by the Commission and the Member States; calls on the Commission to take legislative action to limit the possible length of the subcontracting chain, as well as to ensure general joint and several liability throughout the whole subcontracting chain in order to protect workers'rights;

Or. en

Amendment 480 Marie-Pierre Vedrenne, Sylvie Brunet, Stéphane Bijoux, Véronique Trillet-Lenoir, Ilana Cicurel, Dragoș Pîslaru

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33 a. calls for a coordinated approach at EU level in order to avoid unhealthy labour cost competition, and to increase upward social convergence for all; calls on the Commission and the Member States to strengthen the portability of rights and ensure fair and just working conditions for mobile, cross-border and seasonal workers in the EU; calls on the Member States to commit fully to the digitalisation of public services in order to facilitate fair labour mobility, particularly with regard to the coordination of social

security systems; asks the Commission. therefore, to put forward a proposal for a digital EU social security number;

Or. en

Amendment 481 Marianne Vind

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33 a. Calls the Commission to put forward a proposal for a digital EU social security number which also has the potential of establishing a control mechanism for both individuals and relevant authorities to ensure that social security is paid in accordance with obligations; believes, moreover, that every worker must have access to a full overview of who their employers are and their own salary entitlements and working rights, either in accordance with collective agreements or national legislation where applicable;

Or. en

Amendment 482 Dragos Pîslaru, Cristian Ghinea, Samira Rafaela

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33 a. Urges the Member States to ensure adequate social security coordination, including through the revision of Regulation 883/2004, in order to establish a real European labour market; stresses the need to urgent implementation of

PE659.082v01-00 96/109 AM\1216518EN.docx

digital tools in order to foster and protect workers' mobility, including the ESSN, EESSI and the SDG;

Or. en

Amendment 483 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33 a. Calls on the Commission to introduce a European Social Security Number and consider additionally a personal labour card as effective instruments for on one hand social security rights and their enforcement and on the other labour rights as an integrated part of the European Union's efforts to promote and improve rights-based free movement of workers;

Or. en

Amendment 484 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 33 a (new)

Motion for a resolution

Amendment

33 a. Underlines that practices of establishing subsidiaries or creating subcontracting chains with an aim of reducing social premium contributions, without creating effective social insurance coverage in practice, are detrimental for the sustainability of welfare systems and have tobe addressed by the Commission

and the Member States;

Or. en

Amendment 485 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Kim Van Sparrentak

Motion for a resolution Paragraph 33 b (new)

Motion for a resolution

Amendment

33 b. Calls on the Commission to revise the public procurement directive to strengthen social clauses in public procurements, exempt all social and welfare services from the procurement obligations and establish a European exclusion mechanism, to exclude primary contractors and subcontractors who repeatedly engage in unfair competition and tax fraud

Or. en

Amendment 486 Sara Skyttedal

Motion for a resolution Paragraph 34

Motion for a resolution

Amendment

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

deleted

PE659.082v01-00 98/109 AM\1216518EN.docx

Amendment 487 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 34

Motion for a resolution

Amendment

deleted

deleted

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Or. en

Amendment 488 Guido Reil, Nicolaus Fest, France Jamet, Dominique Bilde

Motion for a resolution Paragraph 34

Motion for a resolution

Amendment

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Or. en

Amendment 489

AM\1216518EN.docx 99/109 PE659.082v01-00

Margarita de la Pisa Carrión

Motion for a resolution Paragraph 34

Motion for a resolution

deleted

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Or en

Amendment 490 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, *it* should be *given the ability to carry out controls and impose sanctions and penalties on non-compliant companies*; urges the Commission to include this in the evaluation of the ELA's mandate;

Amendment

Amendment

34 Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, the scope of activities of ELA should be broadened to include the 2008/104 Temporary Work Agency Directive, the 2014/36 Seasonal Workers Directive and all relevant EU legislation on occupational safety and health; considers it important to strengthen the 'social partner initiative' in article 8, paragraph 1 of Regulation (EU) 2019/1149 by requiring ELA to propose a joint or concerted inspection when cases of abuse are brought to its attention by a national social partner; Considers furthermore that the management of ELA should follow the same tripartite structure as other agencies and thus allow for

PE659.082v01-00 100/109 AM\1216518EN.docx

representation, including voting rights, of the national social partners in the Management Board; urges the Commission to include this in the evaluation of the ELA's mandate;

Or. en

Amendment 491 Ádám Kósa, Andrea Bocskor

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority (ELA) to be effective in *combating* social *dumping* and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Amendment

34. Stresses that in order for the European Labour Authority (ELA) to be effective in ensuring that EU rules on labour mobility and social security coordination are enforced in a fair and effective way, it should strictly follow its mandate;

Or. en

Amendment 492 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to *carry out controls* and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the

Amendment

34. Stresses that in order for the European Labour Authority (ELA) to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to *the development of a real-time database, which validates information from foreign service providers* and impose sanctions and

AM\\\1216518EN.docx \quad \text{101/109} \quad \text{PE659.082v01-00}

evaluation of the ELA's mandate:

penalties on non-compliant companies; calls on the Commission to involve stakeholders with profound knowledge about the different labour market models as much as possible in the work and evaluation of ELA; believes that the strength of ELA lies inits ability to mobilize stakeholders and strengthen the cooperation between these expert groups; urges the Commission to include this in the evaluation of the ELA's mandate;

Or en

Amendment 493

Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority *(ELA)* to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Amendment

34 Welcomes the establishment of the European Labour Authority (ELA); calls for the ELA to be fully operational as soon as possible; calls the ELA for continuous exchange of information on best practices with the respective labour authorities of the Member States and enforcement of tentative inspections; Stresses that in order for the European Labour Authority to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; underlines that this also necessitates a broadened mandate of the Authority, covering EU legislative acts such as e.g. the 2008/104 Temporary Work Agency Directive, the 2014/36 Seasonal Workers Directive, the 2009/52Employer Sanction Directive and including relevant EU legislation on occupational safety and

PE659.082v01-00 102/109 AM\1216518EN.docx

health; urges the Commission to include this in the evaluation of the ELA's mandate:

Or. en

Amendment 494 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority *(ELA)* to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Amendment

34. Welcomes the establishment of the European Labour Authority (ELA); calls for the ELA to be fully operational as soon as possible; calls the ELA for continuous exchange of information on best practices with the respective labour authorities of the Member States and enforcement of tentative inspections; Stresses that in order for the European Labour Authority to be effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate:

Or. en

Amendment 495 Marie-Pierre Vedrenne, Sylvie Brunet, Stéphane Bijoux, Véronique Trillet-Lenoir, Ilana Cicurel

Motion for a resolution Paragraph 34

Motion for a resolution

34. Stresses that in order for the European Labour Authority (ELA) to be

Amendment

34. Stresses that in order for the European Labour Authority (ELA) to be

AM\1216518EN.docx 103/109 PE659.082v01-00

effective in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate; effective in monitoring the right implementation of mobility-related EU legislation such as the directive on the posting of workers, in combating social dumping and the exploitation and abuse of workers, it should be given the ability to carry out controls and impose sanctions and penalties on non-compliant companies; urges the Commission to include this in the evaluation of the ELA's mandate;

Or. en

Amendment 496 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 34 a (new)

Motion for a resolution

Amendment

34 a. Invites the Commission to put forward, following a proper impact assessment, a proposal for a digital EU social security number, as announced by the Commission in 2018, which also has the potential of establishing a control mechanism for both individuals and relevant authorities to ensure that workers are covered and social security is paid in accordance with obligations;

Or. en

Amendment 497 Agnes Jongerius, Klára Dobrev, Milan Brglez, Vilija Blinkevičiūtė, Estrella Durá Ferrandis, Evelyn Regner, Alicia Homs Ginel, Gabriele Bischoff, Elisabetta Gualmini, Brando Benifei, Marc Angel

Motion for a resolution Paragraph 34 b (new)

Motion for a resolution

Amendment

PE659.082v01-00 104/109 AM\1216518EN.docx

34 b. Invites the Commission to put forward, following a proper impact assessment, a proposal for a digital EU social security number, as announced by the Commission in 2018, which also has the potential of establishing a control mechanism for both individuals and relevant authorities to ensure that workers are covered and social security is paid in accordance with obligations; believes moreover that every worker must have access to information about the employer/s and their salary and working rights, in accordance with the sectorial collective agreement or national legislation where applicable;

Or. en

Amendment 498 Elżbieta Rafalska, Beata Szydło, Anna Zalewska

Motion for a resolution Paragraph 35

Motion for a resolution

Amendment

35. Is deeply concerned at the current increase of the share of third-country nationals in sectors with a reputation for precarious working conditions and cases of abuse;

deleted

Or. en

Amendment 499 Margarita de la Pisa Carrión

Motion for a resolution Paragraph 35

Motion for a resolution

Amendment

35. Is deeply concerned at the current increase of the share of third-country

deleted

AM\1216518EN.docx 105/109 PE659.082v01-00

nationals in sectors with a reputation for precarious working conditions and cases of abuse;

Or. en

Amendment 500 Jeroen Lenaers

Motion for a resolution Paragraph 35

Motion for a resolution

35. Is deeply concerned at the current increase of the share of third-country *nationals* in sectors with a reputation for precarious working conditions and cases of abuse;

Amendment

35. Is deeply concerned at the current increase of the share of third-country national workers on the European labour market in sectors with a reputation for precarious working conditions and cases of abuse; asks the European Commission to conduct an extensive investigation into the trends of posted third-country nationals and emphasises the need for possible policy measures on EU or national level based on the outcome of the investigation;

Or. en

Amendment 501 Nikolaj Villumsen, Marc Botenga, Leila Chaibi, Konstantinos Arvanitis

Motion for a resolution Paragraph 35

Motion for a resolution

35. Is deeply concerned *at the current* increase *of the share* of third-country nationals in sectors with a reputation for precarious working conditions *and cases of abuse*;

Amendment

35. Is deeply concerned of the increase in cases of abuse of third-country nationals in sectors with a reputation for precarious working conditions; highlights that such abusive practices includes bogus posting, bogus self-employment, subcontracting, recruitment agencies, letter-box

PE659.082v01-00 106/109 AM\1216518EN.docx

companies and undeclared work;

Or. en

Amendment 502 Krzysztof Hetman

Motion for a resolution Paragraph 35

Motion for a resolution

35. Is deeply concerned at the current increase of the share of third-country nationals in sectors with a reputation for precarious working conditions and cases of abuse;

Amendment

35. Calls on the Member States to take the necessary steps to ensure the compliance with applicable laws and with employment conditions for third-country nationals in order to eliminate precarious working conditions and cases of abuse;

Or. en

Amendment 503 Francisco José Millán Mon, Rosa Estaràs Ferragut

Motion for a resolution Paragraph 36

Motion for a resolution

36. Instructs its President to forward this resolution to the Council *and* the Commission.

Amendment

36. Instructs its President to forward this resolution to the Council, the Commission, the European Committee of the Regions and the European Economic and Social Committee.

Or. en

Amendment 504 Agnes Jongerius, Dennis Radtke

Motion for a resolution Paragraph 35

AM\1216518EN.docx 107/109 PE659.082v01-00

Motion for a resolution

35. Is deeply concerned at the current increase of the share of third-country nationals in sectors with a reputation for precarious working conditions and cases of abuse;

Amendment

Invites the Commission to study 35. the possibilities of enabling third country nationals to get a work permits in the EU under the precondition this will not result in labour market distortions and social dumping; Is deeply concerned at the current increase of the share of thirdcountry nationals in sectors with a reputation for precarious working conditions and cases of abuse; underlines that third country nationals are often more vulnerable for exploitation and therefore need protection; highlights that this includes abusive practices such as bogus posting, bogus self-employment, subcontracting, recruiting agencies, letter-box companies and undeclared work; calls on Member States to implement the protective elements of Directive 2009/52/EC, ensuring accessible and effective complaint mechanisms to effectively claimback due wages and social security contributions;

Or. en

Amendment 505 Kira Marie Peter-Hansen on behalf of the Greens/EFA Group Kim Van Sparrentak

Motion for a resolution Paragraph 35

Motion for a resolution

35. Is deeply concerned at the current increase of the share of third-country nationals in sectors with a reputation for precarious working conditions and cases of abuse;

Amendment

35. Is deeply concerned at the current increase of the share of third-country nationals in sectors with a reputation for precarious working conditions and cases of abuse; highlights that this includes abusive practices such as bogus posting, bogus self-employment, subcontracting, recruiting agencies, letter-box companies

PE659.082v01-00 108/109 AM\1216518EN.docx

and undeclared work;

Or. en