AMENDMENTS

1 - 125

Draft motion for a resolution
Karl-Heinz Florenz, Dan Jørgensen, Corinne Lepage, Bas Eickhout, Miroslav Ouzký, Bairbre de Brún, Oreste Rossi
(PE876174v02-00)

Climate change conference in Durban (COP 17)
Amendment 1
Karl-Heinz Florenz, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution

Citation 12

Draft motion for a resolution

- having regard to the Council Conclusions of 14 March 2011 on the follow-up to the Cancún Conference

Amendment

- having regard to the Council Conclusions of 14 March 2011 on the follow-up to the Cancún Conference and to the ECOFIN Conclusions of 17 May 2011 on Climate Change;

Or. en

Amendment 2
Vittorio Prodi

Draft motion for a resolution

Citation (new)

Draft motion for a resolution

Amendment

- having regard to the results of the United Nations Climate Change Conference in Bali in 2007

Or. en

Amendment 3
Vittorio Prodi

Draft motion for a resolution

Citation (new)

Draft motion for a resolution

Amendment

- having regard to the decisions taken at the Tenth Conference of the Parties (COP 10) of the United Nations Convention on
Biological Diversity (CBD), in particular the COP 10 (2010) Decision on Geoengineering,

Amendment 4
Miroslav Ouzky

Draft motion for a resolution
Recital A

Draft motion for a resolution
Amendment

A. whereas scientific evidence overwhelmingly demonstrates the existence of climate change and its impacts, thus rendering international action imperative to meet one of the major challenges of the 21st century and beyond,

Amendment

Or. en

A. whereas widely supported scientific theory demonstrates the existence of climate change and its impacts, thus rendering it advisable to take international action to meet one of the major challenges of the near future;

Amendment

Or. it
Amendment 6
Bairbre de Brún

Draft motion for a resolution
Recital C a (new)

Draft motion for a resolution
Amendment

Ca. whereas the EC roadmap for moving to a competitive low-carbon economy in 2050 setting long-term targets reconfirms the EU’s objective of reducing greenhouse gas emissions by 80-95% by 2050 in order to keep climate change below 2°C whilst concluding that 80% of the reduction by 2050 has to be provided internally within the EU;

Or. en

Amendment 7
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Sirpa Pietikainen, Elisabetta Gardini, Romana Jordan-Cizelij, Anne Delvaux

Draft motion for a resolution
Recital D

Draft motion for a resolution
Amendment

D. whereas it is important to build on the trust and transparency restored during the COP 16 Conference in Cancún, to maintain the political momentum required to pave the way for a comprehensive international agreement with concrete goals and corresponding policy measures,

Or. en

Amendment 8
Bas Eickhout

Draft motion for a resolution
Recital D a (new)
Amendment 9
Bas Eickhout

Draft motion for a resolution
Recital D b (new)

Da. Whereas the Cancún Agreements urge developed countries to increase the ambition of their emission reduction targets, with a view to reducing their aggregate greenhouse gas emissions to a level consistent with the IPCC’s 25-40% range for 2020 as compared to 1990 levels;

Or. en

Amendment 10
Bas Eickhout

Draft motion for a resolution
Recital E a (new)

Dh. Whereas collective greenhouse gas emission reductions in the developed countries at the high end of the IPCC’s AR4 25-40% range for 2020 as compared to 1990 levels are necessary for a 2°C objective to be achieved with only a 50% degree of probability;

Or. en
reduction target which is in line with the EU’s climate objectives can be combined with healthier economy, and an increase in green jobs and innovation;

Or. en

Amendment 11
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Recital E a (new)

Draft motion for a resolution
Amendment

Ea. whereas according to some estimates women represent 70% of the poor worldwide, work two-thirds of the working hours but own less than 1% of properties, and are therefore less able to adapt, and more vulnerable, to climate change,

Or. en

Amendment 12
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Recital E b (new)

Draft motion for a resolution
Amendment

Eb. whereas Article 7 of the Cancun Agreements stresses that ‘gender equality and the effective participation of women and indigenous peoples are important for effective action on all aspects of climate change’,

Or. en
Amendment 13
Kriton Arsenis
Draft motion for a resolution
Recital F a (new)

Draft motion for a resolution
Amendment

Fa. whereas substantial differences in scope, structure and design exist between LULUCF reporting under the UNFCCC Convention and LULUCF accounting under the Kyoto Protocol, which undermine Parties’ climate change mitigation efforts;

Or. en

Amendment 14
Kriton Arsenis
Draft motion for a resolution
Recital G a (new)

Draft motion for a resolution
Amendment

Ga. whereas accounting for the ‘forest management’ activity, which is responsible for the majority of LULUCF sectors’ emissions, is voluntary under the Kyoto Protocol;

Or. en

Amendment 15
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Romana Jordan-Cizelij, Sirpa Pietikainen, Elisabetta Gardini

Draft motion for a resolution
Paragraph 1
Draft motion for a resolution

1. Urges the Parties to ensure the conclusion of a comprehensive international legally-binding agreement post-2012, building on the international rules-based system of the Kyoto-Protocol in line with the 2°C objective.

Amendment

1. Urges the Parties to ensure the conclusion of a comprehensive international legally-binding agreement post-2012, building on the international rules-based system of the Kyoto-Protocol in line with the 2°C objective and a peaking of global and national greenhouse gas emissions as soon as possible;

Or. en

Amendment 16
Anne Delvaux

Draft motion for a resolution
Paragraph 1

Draft motion for a resolution

1. Urges the Parties to ensure the conclusion of a comprehensive international legally-binding agreement post-2012, building on the international rules-based system of the Kyoto-Protocol in line with the 2°C objective;

Amendment

1. Urges the Parties to ensure the conclusion of a comprehensive international fair, ambitious and legally-binding agreement post-2012, building on the international rules-based system of the Kyoto-Protocol in line with the 2°C objective;

Or. en

Amendment 17
Kriton Arsenis

Draft motion for a resolution
Paragraph 1 a (new)

Draft motion for a resolution

Ia. Calls on the Heads of State and Governments worldwide to demonstrate real political leadership and willingness
2. Urges the European Union publicly and unequivocally to confirm its strong commitment to the Kyoto Protocol and to take all necessary steps to avoid any gap between Kyoto Protocol commitment periods; calls, therefore, on the European Union to declare openly prior to Durban that it is ready to continue with the second commitment period of the Kyoto Protocol (2013-2020);
2. Urges the European Union publicly and unequivocally to confirm its strong commitment to the Kyoto Protocol and to take all necessary steps to avoid any gap between Kyoto Protocol commitment periods; calls, therefore, on the European Union to declare openly prior to Durban that it is ready to continue with the second commitment period of the Kyoto Protocol (2013-2020); and further to define concrete steps to bridge ‘the gigatonne gap’, i.e. the difference between the current ambition levels and those required to keep global warming below 2ºC;
that it is ready to continue with the second commitment period of the Kyoto Protocol (2012-2013)

Or. en

Amendment 22
Elisabetta Gardini

Draft motion for a resolution
Paragraph 2 a (new)

2a. Stresses that a number of industrialised countries which are signatories to the Kyoto Protocol, such as Russia, Japan and Canada, have officially stated that they will not sign a second commitment period when the existing Protocol expires in 2012;

Or. it

Amendment 23
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 3

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2ºC objective;

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2ºC objective; highlights in this regard the importance of (subglobal) alliances with the most progressive states as the means to provide further impetus to the negotiation process;
Amendment 24
Anne Delvaux

Draft motion for a resolution
Paragraph 3

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2°C objective;

Amendment

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international fair, ambitious and legally-binding agreement that would meet the 2°C objective;

Amendment 25
Bas Eickhout

Draft motion for a resolution
Paragraph 3

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2°C objective;

Amendment

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2°C objective; calls for the COP to agree on a time bound mandate for a legally binding agreement under the Convention to be implemented as soon as possible, at the latest by 2015;

Amendment 26
Bairbre de Brún
Draft motion for a resolution
Paragraph 3

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2°C objective;

3. Recognises however, that comparable progress under the Convention track is required to secure any post-2012 international legally-binding agreement that would meet the 2°C objective; recalls in this regard that industrialised countries need to reduce their emissions by 25-40% below 1990 levels by 2020 while developing countries as a group should achieve a substantial deviation below the currently predicted emissions growth rate, in the order of 15-30% by 2020;

Or. en

Amendment 27
Anne Delvaux

Draft motion for a resolution
Paragraph 4

4. Urges all international partners to come up with commitments for emissions reductions which are more ambitious than those contained in the Copenhagen Accord, based on the principle of a ‘common but differentiated responsibility’, in order to ensure consistency with the 2°C objective;

4. Urges all international partners to come up with commitments and actions or emissions reductions which are more ambitious than those contained in the Copenhagen Accord, based on the principle of a ‘common but differentiated responsibility’, and to address emissions from international aviation and maritime transport and HFCs in order to ensure consistency with the 2°C objective;

Or. en

Amendment 28
Kriton Arsenis
Draft motion for a resolution
Paragraph 4

4. Urges all international partners to come up with commitments for emissions reductions which are more ambitious than those contained in the Copenhagen Accord, based on the principle of a ‘common but differentiated responsibility’, in order to ensure consistency with the 2°C objective;

Amendment

4. Urges all international partners to close the gigatonne gap which exists between scientific findings and current Parties’ pledges and to come up with commitments for emissions reductions which are more ambitious than those contained in the Copenhagen Accord, based on the principle of a ‘common but differentiated responsibility’, in order to ensure consistency with the 2°C objective; notes that the detailed communication to Parties of where current pledges take us, and what needs to be done further, is an important step towards raising awareness among Parties and securing higher pledges;

Or. en

Amendment 29
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 5

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C objective requires that global greenhouse gas emissions peak by 2015 at the latest and

Amendment

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 as well as agreeing on policy instruments for ensuring the implementation of the objectives set and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C
are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment 30
Dan Jørgensen, Marita Ulvskog, Åsa Westlund, Jo Leinen

Draft motion for a resolution
Paragraph 5

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050, defining a clear pathway towards 2050 including intermediate global emissions reduction goals and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment 31
Oreste Rossi

Draft motion for a resolution
Paragraph 5
5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2ºC objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment 32
Bas Eickhout

Draft motion for a resolution
Paragraph 5

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2ºC objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 80% as compared with 1990 by 2050 and continue to decline thereafter;

Or. it
Amendment 33
Jolanta Hibner

Draft motion for a resolution
Paragraph 5

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and a global emissions reduction goal for 2050 and in addressing the overall question of the future form of commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment

5. Emphasises the importance of progress at the Durban Conference in further implementing the Cancún Agreements and in establishing the peak date for global emissions and in addressing the question of the future commitments of both developed and developing countries; reiterates that, according to the scientific evidence presented by the IPCC, the 2°C objective requires that global greenhouse gas emissions peak by 2015 at the latest and are reduced by at least 50% as compared with 1990 by 2050 and continue to decline thereafter;

Amendment 34
Bas Eickhout

Draft motion for a resolution
Paragraph 5 a (new)

5a. Calls for the Durban Conference to set a process for addressing the adequacy of emission reduction pledges based on the peak year and 2050 reduction goal as well as the 2°C objective;

Amendment

5a. Calls for the Durban Conference to set a process for addressing the adequacy of emission reduction pledges based on the peak year and 2050 reduction goal as well as the 2°C objective;
Amendment 35
Bas Eickhout

Draft motion for a resolution
Paragraph 5 b (new)

5b. Welcomes the roadmap for moving to
a competitive low-carbon economy in
2050 setting long-term targets
reconfirming the EU’s objective of
reducing greenhouse gas emissions by 80-
95% by 2050 in order to keep climate
change below 2°C; notes the conclusion
that 80% of the reduction by 2050 has to
be provided internally within the EU and
that a linear reduction makes economic
sense;

Or. en

Amendment 36
Bas Eickhout

Draft motion for a resolution
Paragraph 5 c (new)

5c. Reiterates that cumulative emissions
are decisive for the climate system; notes
that even when meeting the 2050 targets
with the pathway set out in the
Commission roadmap, the EU would still
be responsible in terms of GHG emissions
for approximately double its per capita
share of the global 2°C compatible carbon
budget, and that delaying emissions
reductions increases the cumulative share
significantly;

Or. en
Amendment 37
Judith A. Merkies

Draft motion for a resolution
Paragraph 5 a (new)

5a. Acting with realistic expectations as to the likely outcomes of the Convention on Climate Change in Durban, calls upon the EU and the Member States to conclude as many partial agreements as possible, such as science, technology transfer and LULUCF, instead of focussing upon reaching an overall agreement, in order to maintain overall positive progress in the negotiations, and thereby giving as many positive signals and certainty towards future climate change policies and negotiations as possible.

Or. en

Amendment 38
Rovana Plumb

Draft motion for a resolution
Paragraph 5 a (new)

5a. Calls on the EU and its Member States to develop a principle of ‘climate justice’; insists that the greatest injustice would occur if the EU does not tackle climate change because poor people in poor countries would suffer in particular;

Or. en
Amendment 39
Jo Leinen

Draft motion for a resolution
Paragraph 5 a (new)

Draft motion for a resolution

5a. Welcomes the Commission’s latest communications and its analyses of how 30 % can be achieved; supports the view set out therein that, regardless of the outcome of the international negotiations, it is in the EU’s own interest to aim for a climate protection target of over 20 %, since this would have the simultaneous effect of creating green jobs, growth and security;

Or. de

Amendment 40
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Paragraph 5 a (new)

Draft motion for a resolution

5a. Points out that responses to climate change have an impact on gender equality at all levels and in order to ensure win-win solutions and to avoid aggravating inequalities, gender consideration should be integrated in climate policies, in line with global agreements on gender mainstreaming and the Convention for the Elimination of Discrimination Against Women;

Or. en
Amendment 41
Rovana Plumb

Draft motion for a resolution
Paragraph 6

6. Stresses the need for a wider and effective development of EU climate diplomacy by all EU institutions in advance of Durban, (in particular regarding EU-Africa relations), which should seek to present a clearer EU profile on climate policy, bringing a new dynamic to the international climate negotiations and encouraging partners throughout the world also to introduce binding reductions in emissions;
Amendment 43
Marita Ulvskog, Åsa Westlund

Draft motion for a resolution
Paragraph 6 a (new)

*Draft motion for a resolution*

6a. Calls on the European Union to take the lead and push for an ambitious EU climate policy and thereby reduce climate change in order to show the advantages of such a policy and to encourage other countries to follow;

*Amendment*

Or. en

Amendment 44
Marita Ulvskog, Åsa Westlund

Draft motion for a resolution
Paragraph 7

*Draft motion for a resolution*

7. Stresses in this context the importance of the European Union as major player, to speak with ‘one voice’ and to stay united;

*Amendment*

7. Stresses in this context the importance of the European Union as major player, to speak with ‘one voice’ *for an ambitious agreement* and to stay united;

Or. en

Amendment 45
Anne Delvaux

Draft motion for a resolution
Paragraph 7

*Draft motion for a resolution*

7. Stresses in this context the importance of the European Union as major player, to

*Amendment*

7. Stresses in this context the importance of the European Union as major player, to
speak with ‘one voice’ and to stay united; speak with ‘one voice’ and a high level of ambition in the COP 17 negotiations and to stay united;

Amendment 46
Bairbre de Brún
Draft motion for a resolution
Paragraph 7

Draft motion for a resolution

7. Stresses in this context the importance of the European Union as major player, to speak with ‘one voice’ and to stay united;

Amendment

7. Stresses in this context the importance of the European Union as major player, to speak with ‘one voice’ in seeking an ambitious international agreement and to stay united in that regard;

Amendment 47
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen
Draft motion for a resolution
Paragraph 7 a (new)

Draft motion for a resolution

7a. Emphasises the European Union’s unique position as a supranational entity which has - in order to assure more effective working methods - moved away from working with unanimity to qualified majority which might also represent a way forward in the future also for the UNFCCC;

Amendment

Or. en
Amendment 48
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 7 b (new)

Draft motion for a resolution

Amendment

7b. Emphasises that in order to provide new impetus and leverage for future negotiations, additional focus should be directed towards climate change also offering economic possibilities and a pathway towards more resource-efficient societies in general;

Or. en

Amendment 49
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 7 c (new)

Draft motion for a resolution

Amendment

7c. Is of the opinion that capacity building - not only with regard to technology transfer, but in general - is of vital importance and that it requires an integrated approach and a streamlined institutional architecture encouraging synergies and coordination;

Or. en

Amendment 50
Bairbre de Brún

Draft motion for a resolution
Paragraph 7 a (new)
Draft motion for a resolution

Amendment

7a. Stresses the need for the EU to highlight the gap between the long term global emission reduction goal and the concrete commitments needed to reach that goal; calls on the EU to ensure that the gap is identified and quantified in Durban and to press for measures to close the gap;

Or. en

Amendment 51
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Paragraph 7 a (new)

Draft motion for a resolution

Amendment

7a. Stresses the importance of the systematic integration of gender equality as a cross-cutting issue in the climate fund’s governance structure and operational guidelines;

Or. en

Amendment 52
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Paragraph 7 b (new)

Draft motion for a resolution

Amendment

7b. Points out that gender balanced participation in decision-making in all
phases and aspects of funding is essential; calls on the EU to strive for female representation of at least 40% in all relevant bodies;

Amendment 53
Kriton Arsenis

Draft motion for a resolution
Paragraph 7 a (new)

7a. Highlights that if the EU is reluctant to proceed to a second commitment period under the Kyoto Protocol, a very negative message will be sent to developing countries thus making it impossible for any legally binding outcome under the LCA track to be achieved, and possibly putting an end to the prospect of achieving a global legally binding agreement;

Amendment 54
Anne Delvaux

Draft motion for a resolution
Paragraph 8

8. Welcomes the success in reaching the Cancún Agreements at COP 16 in 2010, by acknowledging the global and urgent problem of climate change and by setting goals and means to tackle it, while restoring trust in the UNFCCC process as the means for finding a global solution on climate change; asks all the participants to
maintain the positive atmosphere of negotiations in Cancun; maintain the positive atmosphere of negotiations in Cancun and looks forward to the Durban Conference for further advancing towards the continuation and strengthening of the rules-based multilateral climate regime;

Or. en

Amendment 55
Oreste Rossi

Draft motion for a resolution
Paragraph 9

9. Recalls in particular the acknowledgement of the 2°C objective in the Cancún Agreements (including the recognition of the need to consider, in the context of a first review, strengthening the long-term global goal on the basis of the best available scientific knowledge, in relation to a global average temperature rise of 1.5°), and the establishment of a process for defining the peak date of global emissions and a global emissions reduction goal for 2050;

Or. it

Amendment 56
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 9

9. Recalls in particular the acknowledgement of the 2°C objective in the Cancún Agreements (including the
recognition of the need to consider, in the context of a first review, strengthening the long-term global goal on the basis of the best available scientific knowledge, in relation to a global average temperature rise of 1.5°), and the establishment of a process for defining the peak date of global emissions and a global emissions reduction goal for 2050 as well as policy measures to enable the achievement of the objectives set;

Or. en

Amendment 57
Jolanta Hibner

Draft motion for a resolution
Paragraph 9

Draft motion for a resolution

9. Recalls in particular the acknowledgement of the 2ºC objective in the Cancún Agreements (including the recognition of the need to consider, in the context of a first review, strengthening the long-term global goal on the basis of the best available scientific knowledge, in relation to a global average temperature rise of 1.5°), and the establishment of a process for defining the peak date of global emissions and a global emissions reduction goal for 2050;

Amendment

9. Recalls in particular the acknowledgement of the 2ºC objective in the Cancún Agreements (including the recognition of the need to consider, in the context of a first review, strengthening the long-term global goal on the basis of the best available scientific knowledge, and the establishment of a process for defining the peak date of global emissions;

Or. en

Amendment 58
Anne Delvaux

Draft motion for a resolution
Paragraph 10
Draft motion for a resolution

10. Calls on the Parties to use the Durban Conference for bringing into operation the necessary agreed mechanisms, thus the Green Climate Fund, the Adaptation Committee and to focus on the development of the Technology Mechanism (including the Climate Technology Centre and Network) and the registry with the plans of the developing countries for limiting greenhouse gas emissions;

Amendment

10. Calls on the Parties to use the Durban Conference for bringing into operation the necessary agreed mechanisms, thus the Green Climate Fund, the Adaptation Committee and to focus on the development of the Technology Mechanism (including the Climate Technology Centre and Network) and the registry to record mitigation actions of developing countries seeking international support as well as for addressing the remaining key issues and advancing the question of the legal form of a future post-2012 framework, including a timeline for reaching it;

Or. en

Amendment 59
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 11

Draft motion for a resolution

11. Highlights the need for further action at COP 17 to implement REDD+ (reducing emissions from deforestation and forest degradation) and to address any possible shortcomings in this regard;

Amendment

11. Highlights the need for further action at COP 17 to implement REDD+ (reducing emissions from deforestation and forest degradation) and to address any possible shortcomings in this regard especially with regard to long-term financing and robust and transparent forest monitor systems;

Or. en

Amendment 60
Vittorio Prodi

Draft motion for a resolution
Paragraph 11

Draft motion for a resolution

11. Highlights the need for further action at COP 17 to implement REDD+ (reducing emissions from deforestation and forest degradation) and to address any possible shortcomings in this regard;

Amendment

11. Highlights the need for further action at COP 17 to implement REDD+ (reducing emissions from deforestation and forest degradation) and to address any possible shortcomings in this regard, particularly on the effective consultation with parties, indigenous and local communities;

Or. en

Amendment 61
Bas Eickhout

Draft motion for a resolution
Paragraph 11 a (new)

Draft motion for a resolution

11a. Stresses that the design of the REDD+ mechanism should ensure significant benefits for biodiversity and vital ecosystem services beyond climate change mitigation and should contribute to strengthening the rights and improving the livelihood of forest dependent people, particularly of indigenous and local communities,

Amendment

11a. Stresses that the design of the REDD+ mechanism should ensure significant benefits for biodiversity and vital ecosystem services beyond climate change mitigation and should contribute to strengthening the rights and improving the livelihood of forest dependent people, particularly of indigenous and local communities,

Or. en

Amendment 62
Bas Eickhout

Draft motion for a resolution
Paragraph 11 b (new)

Draft motion for a resolution

11b. Underlines the need to speed up public financing for performance based

Amendment

11b. Underlines the need to speed up public financing for performance based
REDD+ action rewarding reducing deforestation compared to national baselines to halt gross tropical deforestation by 2020 at the latest;

Amendment 63
Anne Delvaux
Draft motion for a resolution
Paragraph 12

12. Highlights the need for further development at the Durban Conference of the transparency provisions and the need to agree on a clear work programme in relation thereto, including Measurement, Reporting and Verification (MRVs);

Amendment
12. Highlights the need for further development at the Durban Conference of the transparency provisions for commitments and actions as well as the need to agree on a clear work programme in relation thereto, including Measurement, Reporting and Verification (MRVs);

Amendment 64
Kriton Arsenis
Draft motion for a resolution
Paragraph 12 a (new)

12a. Regrets that REDD funding is based upon such a broad definition of forests that may include single species plantations of non-native species; considers that this definition may (provide a perverse incentive to) divert funding from the much needed protection of old and ancient forests to new commercial plantations and from innovation;

Amendment
12a. Regrets that REDD funding is based upon such a broad definition of forests that may include single species plantations of non-native species; considers that this definition may (provide a perverse incentive to) divert funding from the much needed protection of old and ancient forests to new commercial plantations and from innovation;
Amendment 65
Theodoros Skylakakis

Draft motion for a resolution
Paragraph 13

Draft motion for a resolution
13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs;

Amendment
13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; notes that there is a need for a comprehensive international approach to non-CO₂ climate-relevant anthropogenic emissions, which can be done at public prices lower than current carbon prices; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs;

Or. en

Amendment 66
Anne Delvaux

Draft motion for a resolution
Paragraph 13

Draft motion for a resolution
13. Notes that there are still gaps in sectoral and non-market based approaches,

Amendment
13. Notes that there are still gaps in sectoral and non-market based approaches,
and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs; and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, avoiding lock-in to high carbon infrastructure through the inappropriate use of flexible mechanisms, leading to higher overall costs to achieve the decarbonisation objective through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs;

Amendment 67
Bas Eickhout
Draft motion for a resolution
Paragraph 13

Draft motion for a resolution

13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral

Amendment

13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral
mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs; calls for any new international sectoral offset crediting mechanisms to ensure environmental integrity and incorporate climate benefit beyond the 15-30% deviation from business as usual;

Amendment 68
Bas Eickhout

Draft motion for a resolution
Paragraph 13 a (new)

Amendment
13a. Calls for the environmental effectiveness of Annex I emissions reduction targets to be the guiding principle as regards the EU approach to international accounting rules for forest management, to flexible mechanisms and to the banking of any overachievement during the first commitment period of the Kyoto Protocol towards post-2012 targets;

Amendment 69
Rovana Plumb

Draft motion for a resolution
Paragraph 13 a (new)

Amendment
13a. Recognises the importance of proactive adaptation to unavoidable consequences of climate change, in particular in the regions of the world most...
affected by a changing climate and especially to protect the most vulnerable groups within societies, therefore calls for an agreement in Durban with strong political and financial commitments to assist those developing countries in capacity building;

Amendment 70
Corinne Lepage

Draft motion for a resolution
Paragraph 13 a (new)

Draft motion for a resolution

Amendment

13a. Stresses the importance of the CDM’s sustainable development objective, and calls on the Parties not to include in it new activities such as carbon capture and storage (CCS) while the problems associated with this technology in terms of environmental risks, responsibility, oversight and verification remain unresolved; calls on the Parties to assess the risk that including CCS in the CDM would have undesirable effects such as increased profitability of petroleum and gas infrastructure and a related rise in emissions;

Amendment 71
Vittorio Prodi

Draft motion for a resolution
Paragraph 13 a (new)

Draft motion for a resolution

Amendment

13a. Highlights that given the absence of
a global, transparent and effective technological assessment mechanism, an international memorandum on geoengineering be promoted;

Amendment 72
Bairbre de Brún

Draft motion for a resolution
Paragraph 13

13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while CDM should remain available to LDCs;

Amendment 73
Jolanta Hibner

Draft motion for a resolution
Paragraph 14

13. Notes that there are still gaps in sectoral and non-market based approaches, and emphasises the need in particular to address the production and consumption of HFCs under the Montreal Protocol; calls for a reform of the project-based mechanisms, such as CDM and JI, through the introduction of stringent project quality standards guaranteeing respect for human rights and reliable, verifiable and real additional emissions reductions that also support sustainable development in developing countries; endorses, moreover, the Commission’s view that sectoral mechanisms for economically more advanced developing countries should be agreed for the period beyond 2012, while high quality CDM should remain available to LDCs;
Draft motion for a resolution

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal;

Amendment

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal;

Amendment 74
Oreste Rossi

Draft motion for a resolution
Paragraph 14

Draft motion for a resolution

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal;

Amendment

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and assess whether resources for adaptation and mitigation can come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as
international resources from all possible sources to contribute to achieving this goal;

international resources from all possible sources to contribute to achieving this goal;

Or. it

Amendment 75
Anne Delvaux

Draft motion for a resolution
Paragraph 14

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal; and to identify a path for additional emissions reduction measures in the 2013 to 2020 period;

Or. en

Amendment 76
Dan Jørgensen, Marita Ulvskog, Åsa Westlund, Jo Leinen

Draft motion for a resolution
Paragraph 14
14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD 100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal;

14. Recalls that developed countries have committed themselves to providing new and additional resources amounting to at least USD 30 billion in the period 2010-2012 and USD 100 billion per year by 2020, with a special emphasis on the vulnerable and least-developed countries; calls on the Commission and the Member States to honour their commitments and guarantee that resources for adaptation and mitigation come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal; calls further on the Conference of the Parties to define a framework for climate financing during the intermediate period of 2013-2020;
target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal; come on top of the 0.7% ODA target and specify how much of the commitment will come from public funding; further stresses the need to mobilise both domestic as well as international resources from all possible sources to contribute to achieving this goal; also stresses the need for such funding to be provided on the basis of fair, transparent and non-discriminatory rules coupled with effective capacity-building, the reduction of tariff and non-tariff barriers on environment-related goods, services and investment, concrete support for low-emission infrastructure and well-defined, predictable rules;

Amendment 78
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelj, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 14 a (new)

14a. Calls on the EU and its Member States to ensure a comprehensive and transparent reporting on the implementation of ‘fast-start’ financing, as well as the timely delivery to support implementation of mitigation and adaptation action in developing countries and stresses the need to avoid a financing gap after 2012 (when the fast start finance period ends) and to work towards the identification of a path for scaling up climate funding from 2013 to 2020;

Amendment 79
Marita Ulvskog, Åsa Westlund
Draft motion for a resolution
Paragraph 14 a (new)

14a. Emphasises the importance of reliable statistics on emissions with comparable data and regular evaluation reports.

Or. en

Amendment 80
Corinne Lepage

Draft motion for a resolution
Paragraph 14 a (new)

14a. Stresses in this context the need to make use of innovative sources of financing such as a tax on international financial transactions;

Or. fr

Amendment 81
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 14 c (new)

14c. Calls on the Parties to bring the Green Climate Fund into full operation at the Durban Conference and to develop it in a way that ensures that the new fund is capable of supporting transformational changes towards low-carbon and climate-resilient development in developing
Amendment 82
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 14 b (new)

Draft motion for a resolution Amendment

14b. Emphasises that a variety of sources is required, and calls on the Parties to explore further sources for long term financing providing the required new, additional, adequate and predictable financial flows;

Amendment 83
Dan Jørgensen, Marita Ulvskog, Åsa Westlund

Draft motion for a resolution
Paragraph 14 a (new)

Draft motion for a resolution Amendment

14a. Calls on the Conference of the Parties to specify a definition of the ‘new and additional’ principle.

Amendment 84
Dan Jørgensen, Marita Ulvskog, Åsa Westlund, Jo Leinen

Draft motion for a resolution
Paragraph 14b (new)
14b. Calls on the EU to define and create a separate budget line for climate financing so as to ensure that climate financing is indeed new and additional.

14a. Calls for the Durban Conference to take concrete steps in implementing the Cancun Agreements as regards long term financing including sources and scaling up from fast start finance from 2013; in this context calls for a tax on financial transactions to be established at international level and for the revenues to be used in particular to support climate action in developing countries in line with objectives set under the UNFCCC;

14b. Recalls that the collective contribution by the EU towards developing countries’ mitigation efforts and adaptation needs should not be less
than €30,000 million per annum by 2020, a figure that may increase as new knowledge is acquired concerning the severity of climate change and the scale of its costs;

Draft motion for a resolution
Paragraph 14a (new)

14a. Stresses the importance of predictability and continuity in climate financing; calls for full transparency and for adequate measures to ensure the scaling up of climate finance between 2013 and 2020; in this regard calls for an end to double accounting;

Draft motion for a resolution
Paragraph 14a (new)

14a. Maintains, however, that the commitment to fund mitigation and adaptation policies in developing countries, which represents a significant disbursement of public funds for the Member States at a time of serious budget restrictions, must not compromise the allocation of resources for climate policies within the EU, which must be guaranteed at least the same level of funding in order
to meet the ambitious emissions reduction targets;

Amendment 89
Elisabetta Gardini
Draft motion for a resolution
Paragraph 14 b (new)

14b. Urges the Commission to define, as soon as possible, procedures and instruments for promoting and facilitating private-sector contributions to funding for developing countries;

Amendment 90
Elisabetta Gardini
Draft motion for a resolution
Paragraph 14 c (new)

14c. Calls on the Commission to ensure that agreements on international property rights concluded within the World Trade Organisation (WTO), which are a key instrument for encouraging private-sector involvement in the spread of new technologies, are not called into question;

Amendment 91
Nicole Kiil-Nielsen
Lívia Járóka
Draft motion for a resolution
Paragraph 14 a (new)

14a. Calls for mandatory gender analysis, gender indicators and gender audits of all climate financing proposed, including investments in programmes for adaptation, mitigation, technology transfer and capacity building;

Amendment 92
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Paragraph 14 b (new)

14b. Stresses the importance of ensuring effective implementation of international commitments for new and additional financing for adaptation in the form of grants, as women are particularly vulnerable to the effects of climate change;

Amendment 93
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality
Draft motion for a resolution

Amendment

14c. Stresses that gender-balance in all climate finance decision-making bodies should be guaranteed, including the Green Climate Fund Board and possible sub-boards for individual funding windows; underlines that members of civil society, including representatives of gender equality organisations and women’s groups, should be given opportunities for active participation in the work of the GCF Board and all of its sub-Boards;

Or. en

Amendment 94
Nicole Kiil-Nielsen
Lívia Járóka
on behalf of the Committee on Women’s Rights and Gender Equality

Draft motion for a resolution
Paragraph 14 d (new)

Draft motion for a resolution

Amendment

14d. Points out that gender inequalities in access to resources, including credit, extension services, information and technology, must be taken into account in developing mitigation activities; underlines that adaptation efforts should systematically and effectively address gender-specific impacts of climate change in the areas of energy, water, food security, agriculture and fisheries, biodiversity and ecosystem services, health, industry, human settlements, disaster management, and conflict and security;

Or. en
Amendment 95
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy

Draft motion for a resolution
Title (new)

Draft motion for a resolution
Amendment
Transformation toward a sustainable economy and industry

Or. en

Amendment 96
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy

Draft motion for a resolution
Paragraph 14 a (new)

Draft motion for a resolution
Amendment
14a. Underlines that many countries are moving fast toward the new green economy, for various reasons including climate protection, resource scarcity and efficiency, energy security, innovation and competitiveness; notes for example the magnitude of investment programmes dedicated to energy transition in countries such as the US, China and South Korea; calls on the Commission to analyse such programmes including their levels of ambition and to assess the risk of the EU losing leadership;

Or. en

Amendment 97
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy

Draft motion for a resolution
Paragraph 14 b (new)

Draft motion for a resolution

14b. Welcomes these international moves and reiterates that internationally coordinated action helps to address the carbon leakage concerns of relevant sectors concerned in particular the energy intensive sectors; calls for an agreement to ensure an international level-playing field for carbon intensive industries;

Amendment

Or. en

Amendment 98
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy

Draft motion for a resolution
Paragraph 14 c (new)

Draft motion for a resolution

14c. Is concerned that the financial and budgetary crisis affecting most of the industrialised economies has curbed the level of attention of governments towards the international climate negotiations in Durban; considers that the EU’s effort to transform its economy must not falter e.g. in order to avoid job leakage and in particular green job leakage, and that the EU has to convince its partners worldwide, including China and the USA, that emission reductions are feasible without losing competitiveness and jobs in particular if performed collectively;

Amendment

Or. en
Amendment 99
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 d (new)

Draft motion for a resolution

Amendment

14d. Stresses the need to develop and implement urgently a holistic raw materials and resource strategy including on resource efficiency in all sectors of the economy in both developed and developing countries, in order to achieve long-term sustainable economic growth and calls on the EU and its Member States to lead by example in this regard; calls on the EU and its Member States to support developing countries at both national and local level by making available expertise on sustainable mining, increased resource efficiency and reuse and recycling;

Or. en

Amendment 100
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 e (new)

Draft motion for a resolution

Amendment

14e. Considers that sectoral approaches combined with economy-wide caps in industrialised countries can contribute to reconciling climate action with competitiveness and economic growth; stresses the importance of adopting a holistic, horizontal, sectoral approach to industrial emissions as an added value in connection with international negotiations and European CO2 targets;
hopes that such an approach might also be part of a post-2012 international framework for climate action;

Amendment 101
Romana Jordan Cizelj, Marita Ulvsog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 f (new)

Draft motion for a resolution

Amendment

14f. Highlights the role of CDM for European industry to achieve emission abatements and to accelerate technology transfer; recalls that the CDM needs to be reformed to require stringent project quality to guarantee the high standard of such projects, with reliable, verifiable and real additional emission reductions that also support sustainable development in such countries; considers that in the future CDM should be limited to Least Developed Countries;

Amendment 102
Romana Jordan Cizelj, Marita Ulvsog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 g (new)

Draft motion for a resolution

Amendment

14g. Reiterates that a global carbon market would be a sound basis to achieve both substantial emission abatements and a level playing field for the industry; calls on the EU and its partners to find, in the
immediate future, the most effective way of promoting links between the EU ETS and other trading schemes aiming for a global carbon market, ensuring greater diversity of abatement options, improved market size and liquidity, transparency and, ultimately, the more efficient allocation of resources.

Amendment 103
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Title (new)

Draft motion for a resolution

Amendment

Research and Technology

Amendment 104
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 h (new)

Draft motion for a resolution

Amendment

14h. Welcomes the agreement reached in Cancun on the Cancun Adaptation Framework to enhance action on adaptation to climate change; on the establishment of a Technology Mechanism, including a Technology Executive Committee and a Climate Technology Centre and Network, to enhance technology development and transfer, striking the right balance between adaptation and mitigation and
intellectual property rights in order to make this facility fully operational;

Amendment 105
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 i (new)

Draft motion for a resolution

Amendment

14i. Stresses that the development and deployment of breakthrough technologies hold the key to fighting climate change and, at the same time, convincing the EU’s partners worldwide that emissions reductions are feasible without losing competitiveness and jobs; calls for an international commitment to increase R&D investments in breakthrough technologies in the relevant sectors; considers it essential that Europe should lead by example by substantially increasing expenditure devoted to research on climate-friendly and energy-efficient industrial and energy technologies and that Europe should develop close scientific cooperation in this field with international partners, such as the BRIC countries and the United States;

Amendment 106
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 j (new)
14j. Considers that innovation is key to maintaining global warming below 2°C and notes that there are different ways of encouraging innovation; calls on the Commission to assess the various mechanisms to reward frontrunner businesses which differ according to their capacity to trigger innovation and to transfer and deploy technologies globally;

Or. en

Amendment 107
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy

14k. Highlights the importance of building closer cooperation between Europe and LDCs; calls therefore on the Commission to come forward in good time before Durban with ideas for common research programmes on alternative energy sources and on how the EU can encourage cooperation within various industrial sectors between developed and developing countries with a specific focus on Africa;

Or. en

Amendment 108
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Amendment 109
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 l (new)

14l. Regrets that energy savings potential is not adequately tackled internationally and in the EU, underlines that energy savings allow for job creation, economic savings and energy security, competitiveness and emission cuts; calls on the EU to pay more attention to energy savings in international negotiations, be it when discussing technology transfer, development plans for developing countries or financial assistance;

Amendment 110
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
on behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 m (new)

14m. Considers it of outmost importance for climate negotiations that industrialised countries fulfil their financing commitments undertaken in
Copenhagen and Cancun; calls for a swift and internationally coordinated implementation of the Pittsburgh G-20 objective to phase out inefficient fossil fuels subsidies over the medium term which would demonstrate an important contribution to climate protection and which would be particularly relevant within the current context of public deficit in many countries;

Amendment 111
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
don behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 n (new)

14n. Points out that across the globe an estimated 2 billion people continue to lack access to sustainable and affordable energy; stresses the need to address the energy poverty issue in compliance with climate policy objectives; notes that energy technologies are available, addressing both global environmental protection and local development needs;

Amendment 112
Romana Jordan Cizelj, Marita Ulvskog, Lena Ek, Yannick Jadot, Konrad Szymański, Marisa Matias, Niki Tzavela
don behalf of the Committee on Industry, Research and Energy
Draft motion for a resolution
Paragraph 14 o (new)

14o. Considers that Europe should
support South African efforts to enable African countries to find partners and financing for investments in renewable energy and green technologies;

Amendment 113
Elisabetta Gardini

Draft motion for a resolution
Paragraph 15

15. Calls for an agreement in Durban on robust rules on LULUCF that strengthen the level of ambition of the Annex I Parties, are designed to deliver emissions reductions from forestry and land use, require that Annex I Parties account for any increases in emissions from LULUCF and are consistent with the Parties’ existing commitments to protect and enhance greenhouse gas sinks and reservoirs in order to ensure the environmental integrity of the sector’s contribution to emissions reductions;

hopes, to this end, that measures will be agreed on which also recognise the value of the carbon content of harvested wood products;

Amendment 114
Bas Eickhout

Draft motion for a resolution
Paragraph 15 a (new)

15a. Considers that LULUCF reporting must be referenced to a fixed historical

PE472.372v02-00 58/64 AM\880751EN.doc
base year/period and applied across the Kyoto Protocol and Convention tracks;

Amendment 115
Kriton Arsenis

Draft motion for a resolution
Paragraph 15 a (new)

Draft motion for a resolution Amendment
15a. Calls in this respect for the mandatory inclusion of emissions (removals and releases) from forest management in Annex I Parties’ post 2012 LULUCF reduction commitments;

Amendment 116
Kriton Arsenis

Draft motion for a resolution
Paragraph 15 b (new)

Draft motion for a resolution Amendment
15b. Calls upon the European Commission, Member States and all Parties, to work in the Subsidiary Body for Scientific and Technological Advice as well as other international fora to establish a new UN definition of forests on a biome basis, reflecting the wide-ranging differences in biodiversity as well as carbon values of different biomes, while clearly distinguishing between native forests and those dominated by tree monocultures and non-native species;
Amendment 117  
Kriton Arsenis  
Draft motion for a resolution  
Paragraph 15 c (new)  

15c. Notes with concern the assumption of carbon neutrality for biomass used for energy purposes which governs accounting under the UNFCCC; calls for the establishment of new and more robust accounting rules which reveal the true GHG saving potential of bioenergy;  

Amendment 118  
Dan Jørgensen, Marita Ulvskog, Åsa Westlund, Jo Leinen  
Draft motion for a resolution  
Paragraph 16  

16. Welcomes recent progress in the International Maritime Organization (IMO) on the introduction of mandatory energy efficiency measures for international shipping but notes that this can only be seen as a first step; urges therefore the IMO to take the necessary steps towards globally binding reductions in emissions from maritime transport within the UNFCCC;  

16. Welcomes recent progress in the International Maritime Organization (IMO) on the introduction of mandatory energy efficiency measures for international shipping but notes that this can only be seen as a first step; calls on the EU to push for ambitious targets for emissions reductions in shipping to encourage further progress in the IMO in taking the necessary steps towards globally binding reductions in emissions from maritime transport within the UNFCCC;
Draft motion for a resolution
Paragraph 16 a (new)

16a. Wants to highlight that, due to ship traffic increasing, emissions from maritime transport will increase despite these measures, since they apply to new ships only, is therefore of the opinion that alternative approaches (i.e. carbon pricing, further technology-centred measures also for existing ships) need to be stressed in this regard;

Or. en

Amendment 120
Karl-Heinz Florenz, Peter Liese, Richard Seeber, Anne Delvaux, Elisabetta Gardini, Romana Jordan-Cizelij, Sirpa Pietikainen

Draft motion for a resolution
Paragraph 17

17. Calls on the EU to ensure that the full impact of aviation is taken into account in an international agreement in the form of binding reduction targets for aviation; believes that resolution of this issue has become increasingly pressing given the recent international challenges to Directive 2008/101/EC;

Amendment
17. Calls on the EU to ensure that the full impact of aviation is taken into account in an international agreement in the form of binding reduction targets for aviation and urges all actors to make sure that these targets are backed up by enforcement structures; believes that resolution of this issue has become increasingly pressing given the recent international challenges to Directive 2008/101/EC;

Or. en
17. Calls on the EU to ensure that the full impact of aviation is taken into account in an international agreement in the form of binding reduction targets for aviation; believes that resolution of this issue has become increasingly pressing given the recent international challenges to Directive 2008/101/EC; and supports the inclusion of aviation in the European emissions trading system;
18. Recognises the principle of ‘common but differentiated responsibilities’; calls on the EU to ensure that no net costs are incurred by developing countries (no net incidence) as a result of more ambitious aviation and shipping sector policies; calls on the Conference of Parties to ensure that potential revenues are allocated towards a green climate fund;

Amendment 124
Dan Jørgensen, Marita Ulvskog, Åsa Westlund

Carbon Capture and Storage
20. Acknowledges that many of the environmental, legal and safety concerns related to carbon capture and storage (CCS) listed in Cancun and Copenhagen (Decision 7/CMP.6) remain; calls on the Parties not to take further steps in Durban allowing CCS projects in the Clean Development Mechanism (CDM) and to focus on addressing and resolving the problems related to inter alia to liability, additionality and permanence.

Amendment 125
Dan Jørgensen, Marita Ulvskog, Åsa Westlund
Draft motion for a resolution

Amendment

Reduced Emissions from Deforestation and Forest Degradation

21. Recognises the need for regulatory certainty in a long-term financing mechanism for REDD+; urges the Conference of Parties to define a mechanism to mobilise further funding for REDD+ from public as well as private sources;

Or. en