

**Amendment 4****Gerald Häfner**

on behalf of the Verts/ALE Group

**Helmut Scholz**

on behalf of the GUE/NGL Group

**Report****A7-0399/2011****Stanimir Ilchev**

Amendment of Rule 48(2) on own-initiative reports

2011/2168(REG)

**Parliament's Rules of Procedure****Rule 48 – paragraph 2***Present text*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139.

Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least one-tenth of the Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4).

This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report *can be considered* a strategic report according to the criteria set out by the Conference of Presidents.

*Amendment*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139.

Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least one tenth of the Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4).

***Rules 163 and 167 shall apply to the voting on such motions and amendments. Rule 167 shall also apply to the voting on such alternative motions.***

This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report *has been authorised as* a strategic report according to the criteria set out by the Conference of Presidents.

Or. en

**Amendment 5****Gerald Häfner**

on behalf of the Verts/ALE Group

**Helmut Scholz**

on behalf of the GUE/NGL Group

**Report****A7-0399/2011****Stanimir Ilchev**Amendment of Rule 48(2) on own-initiative reports  
2011/2168(REG)**Parliament's Rules of Procedure****Rule 48 – paragraph 2***Present text*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139.

Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least ***one-tenth of the*** Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4). This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report ***can be considered*** a strategic report according to the criteria set out by the Conference of Presidents.

*Amendment*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139.

Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least ***40*** Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4). This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report ***has been authorised as*** a strategic report according to the criteria set out by the Conference of Presidents.

Or. en

**Amendment 6**

**Paulo Rangel, Manfred Weber, Rafał Trzaskowski, Elmar Brok**  
on behalf of the PPE Group

**Report****A7-0399/2011****Stanimir Ilchev**

Amendment of Rule 48(2) on own-initiative reports  
2011/2168(REG)

**Parliament's Rules of Procedure****Rule 48 – paragraph 2***Present text*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139. Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least one tenth of the Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4). This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report *can be considered* a strategic report *according to the criteria set out by the Conference of Presidents*.

*Amendment*

2. Motions for resolutions contained in own-initiative reports shall be examined by Parliament under the short presentation procedure set out in Rule 139. Amendments to such motions for resolutions shall only be admissible for consideration in plenary if tabled by the rapporteur to take account of new information or by at least one tenth of the Members of Parliament. Political groups may table alternative motions for resolutions in accordance with Rule 157(4). ***Rule 163 and Rule 167 shall apply.*** This paragraph shall not apply in cases where the subject of the report qualifies for a key debate in plenary, where the report is drawn up pursuant to the right of initiative referred to in Rule 41 or 42, or where the report *has been authorised as* a strategic report.

Or. en