European Parliament

2024-2029



Committee on Employment and Social Affairs

2024/2829(RSP)

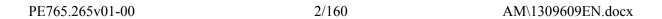
7.11.2024

AMENDMENTS 1 - 284

Draft motion for a resolution Estelle Ceulemans (PE765.150v01-00)

Social and employment aspects of restructuring processes: the need to protect jobs and workers' rights (2024/2829(RSP))

AM\1309609EN.docx PE765.265v01-00



Amendment 1 Rudi Kennes

Draft motion for a resolution Citation 2 a (new)

Draft motion for a resolution

Amendment

having regard to the revised
 European Social Charter,

Or. en

Amendment 2

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Citation 2 a (new)

Draft motion for a resolution

Amendment

having regard to the revised
 European Social Charter,

Or. en

Amendment 3 Dennis Radtke

Draft motion for a resolution Citation 4 a (new)

Draft motion for a resolution

Amendment

 having regard to its resolution of 16 February 2023 on an EU strategy to boost industrial competitiveness, trade, and quality jobs,

Amendment 4
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 a (new)

Draft motion for a resolution

Amendment

having regard the resolution of 23
 November 2023 on job creation – the just transition and impact investments.^{1a}

11

https://www.europarl.europa.eu/doceo/doc ument/TA-9-2023-0438 EN.html

Or. en

Amendment 5 Rudi Kennes

Draft motion for a resolution Citation 5 a (new)

Draft motion for a resolution

Amendment

having regard to its resolution of
 23 November 2023 on job creation – the
 just transition and impact investments,

Or. en

Amendment 6 Dennis Radtke

Draft motion for a resolution Citation 5 a (new)

Draft motion for a resolution

Amendment

 having regard to its resolution of 2
 February 2023 with recommendations to the Commission on Revision of European

PE765.265v01-00 4/160 AM\1309609EN.docx

Works Councils Directive (2019/2183(INL));

Or. en

Amendment 7 Rudi Kennes

Draft motion for a resolution Citation 5 b (new)

Draft motion for a resolution

Amendment

 having regard to the International Labour Organization (ILO) 2015
 Guidelines for a just transition towards environmentally sustainable economies and societies for all,

Or. en

Amendment 8
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 b (new)

Draft motion for a resolution

Amendment

having regard the La Hulpe
 Declaration on the future of the
 European Pillar of Social Rights of 16th of April 2024.^{1a}

^{1a} https://belgianpresidency.consilium.europa.eu/media/bj0 adazv/declaration-finale.pdf

Amendment 9 Dennis Radtke

Draft motion for a resolution Citation 5 b (new)

Draft motion for a resolution

Amendment

 having regard to its (forthcoming) resolution with recommendations on The crisis facing the EU's automotive industry, potential plants closures and the need to enhance competiveness and maintain jobs in Europe,

Or. en

Amendment 10 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 c (new)

Draft motion for a resolution

Amendment

having regard Tripartite
 Declaration for a Thriving European
 Social Dialogue of January 2024.^{1a}

1a

https://ec.europa.eu/social/main.jsp?catId =1632&langId=en

Or. en

Amendment 11 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 d (new)

PE765.265v01-00 6/160 AM\1309609EN.docx

Draft motion for a resolution

Amendment

having regard to the revised
 European Social Charter. ^{1a}

^{1a} https://www.coe.int/en/web/europeansocial-charter

Or. en

Amendment 12 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 e (new)

Draft motion for a resolution

Amendment

having regard to the Council
 Recommendation of 16 June 2022 on
 ensuring a fair transition towards climate
 neutrality. 1a

^{1a} https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32022H0627%2804%29

Or. en

Amendment 13
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 f (new)

Draft motion for a resolution

Amendment

 having regard to the Agreement adopted at the 21st Conference of the Parties to the UN Framework Convention

AM\1309609EN.docx 7/160 PE765.265v01-00

on Climate Change (COP) in Paris on 12 December 2015 (the Paris Agreement),

Or. en

Amendment 14
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 g (new)

Draft motion for a resolution

Amendment

 having regard to the Commission communication of 11 December 2019 on the European Green Deal (COM(2019)0640,

Or. en

Amendment 15 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 h (new)

Draft motion for a resolution

Amendment

having regard to Regulation (EU)
 2021/1056 of the European Parliament
 and of the Council of 24 June 2021
 establishing the Just Transition Fund. 1a

Or. en

PE765.265v01-00 8/160 AM\1309609EN.docx

^{1a} https://eur-lex.europa.eu/legalcontent/EN/TXT/?uri=CELEX%3A32021 R1056

Amendment 16 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 i (new)

Draft motion for a resolution

Amendment

- having regard to the Commission communication of 1 July 2020 entitled 'European Skills Agenda for sustainable competitiveness, social fairness and resilience' (COM(2020)0274), ^{1a}

^{1a} https://eur-lex.europa.eu/legalcontent/EN/TXT/?uri=CELEX%3A52020 DC0274

Or. en

Amendment 17 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 j (new)

Draft motion for a resolution

Amendment

 having regard to the opinion of the European Committee of the Regions of 25 May 2023 entitled 'Zero long-term unemployment: the local and regional perspective' 1a

^{1a} https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A52022 IR5490

Amendment 18
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Citation 5 k (new)

Draft motion for a resolution

Amendment

having regard to the communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the regions on A Green Deal Industrial Plan for the Net-Zero Age.^{1a}

11

https://commission.europa.eu/document/4 1514677-9598-4d89-a572abe21cb037f4 en

Or. en

Amendment 19 Pál Szekeres

Draft motion for a resolution Citation 7 a (new)

Draft motion for a resolution

Amendment

having regard the European
 Competitiveness Agreement of 8
 November 2024.

Or. en

Amendment 20 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

PE765.265v01-00 10/160 AM\1309609EN.docx

Draft motion for a resolution Recital -A (new)

Draft motion for a resolution

Amendment

-A. whereas the transition to a green, digital and competitive European economy is necessary to maintain the European social model, but can itself only be achieved if citizens are sufficiently protected from the potential adverse social consequences of major economic changes; whereas protecting the environment and climate are imperative for long-term prosperity and well-being;

Or. en

Amendment 21 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Recital A

Draft motion for a resolution

Amendment

A. whereas collective bargaining and strong trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burden-sharing while fighting climate change;

deleted

Amendment 22 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and strong trade union involvement are essential *for ensuring that* workers' *voices are* heard during restructuring negotiations; whereas workers' involvement through information, *consultation and participation* in company decision-making processes is *more* important *than ever* to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about *supporting* social *justice and ensuring fair burden-sharing while fighting* climate *change*;

Amendment

whereas collective bargaining and A. strong trade union involvement are necessary for EU competitiveness, economic growth and job creation and retention; whereas collective bargaining as well as close cooperation between employer and worker are essential to ensure that the voice of workers and employers is heard during restructuring negotiations; whereas workers' involvement through information in company decision-making processes is important to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about optimising the social and economic opportunities of climate action, creating decent and high-quality jobs, leaving no one behind;

Or. en

Amendment 23 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and strong trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to *consolidate* the fair and just transition of companies

Amendment

A. whereas collective bargaining and strong trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to protect jobs

PE765.265v01-00 12/160 AM\1309609EN.docx

and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burden-sharing while fighting climate change;

and collective interests:

Or. fr

Amendment 24 Rudi Kennes

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and strong trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burden-sharing while fighting climate change;

Amendment

A. whereas collective bargaining and full trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas full workers' involvement through information, consultation and participation in company decision-making processes is fundamental to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice while fighting climate change and ensuring that the burden of the green and digital transition is borne by the stakeholders with the largest financial capabilities, and not only by workers and taxpayers;

Or. en

Amendment 25 Dennis Radtke

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and

Amendment

A. whereas *social dialogue*, collective

AM\1309609EN.docx 13/160 PE765.265v01-00

strong trade union involvement are essential for ensuring *that* workers' *voices are heard* during restructuring *negotiations*; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to *consolidate the* fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social *justice and* ensuring fair burdensharing while *fighting* climate *change*;

bargaining and strong trade union involvement are essential for ensuring workers' information and consultation rights during restructuring processes; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to *ensure a* fair and just transition, competitiveness, and economic growth of companies and to ensure job creation, protect worker's jobs and their collective interests, such as decent working conditions, fair pay, equal treatment; whereas a just transition is about supporting *upward* social convergence, ensuring fair burden-sharing while ensuring a sustainable, resourceefficient and competitive economy reaching climate neutrality;

Or. en

Amendment 26 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and strong *trade union involvement* are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burdensharing while fighting climate change;

Amendment

Α. whereas social partners play a key role in shaping working conditions; whereas collective bargaining and strong workers' representation are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests: whereas the just transition is about supporting social justice and ensuring fair burden-sharing while fighting climate

PE765.265v01-00 14/160 AM\1309609EN.docx

Or. en

Amendment 27 Pál Szekeres

Draft motion for a resolution Recital A

Draft motion for a resolution

A. whereas collective bargaining and strong trade union involvement are essential for ensuring that workers' voices are heard during restructuring negotiations; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burdensharing while fighting climate change;

Amendment

Α. whereas collective bargaining and trade union involvement are part of Member States' employment and social law for ensuring that workers' voices are heard during restructuring negotiations as well; whereas workers' involvement through information, consultation and participation in company decision-making processes is more important than ever to consolidate the fair and just transition of companies and to protect jobs and collective interests; whereas just transition is about supporting social justice and ensuring fair burden-sharing while fighting climate change;

Or. en

Amendment 28 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital A a (new)

Draft motion for a resolution

Amendment

Aa. whereas today EU industry employs around 35 million people, generates several millions industry-linked jobs and accounts for over 80 % of exports and has dominant role in placing direct foreign investments; whereas

Europe has centuries-old strong industrial traditions and is therefore fit for efficient twin transition based on social economy and EU values;

Or. en

Amendment 29 Dennis Radtke

Draft motion for a resolution Recital A a (new)

Draft motion for a resolution

Amendment

Aa. Whereas restructuring processes can generate both job losses and job gains and include a range of types such as internal restructuring, business expansion, closure, bankruptcy, merger/acquisition, offshoring/delocalisation, outsourcing, relocation, reshoring^{1a};

Or. en

Amendment 30 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital A b (new)

Draft motion for a resolution

Amendment

A b. whereas further investment in research and innovation is crucial to boost productiveness and development of the European industry; whereas digitalisation and artificial intelligence are essential for all industry sectors,

PE765.265v01-00 16/160 AM\1309609EN.docx

^{1a} European Restructuring Monitor (ERM)

increasing competitiveness, creating job opportunities and economic prosperity;

Or. en

Amendment 31 Dennis Radtke

Draft motion for a resolution Recital A b (new)

Draft motion for a resolution

Amendment

Ab. Whereas Council Directives 98/59/EC, 2001/23/EC and 2002/14/EC lay down information and consultation rights of workers in the event of restructuring of enterprises;

Or en

Amendment 32 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Recital B

Draft motion for a resolution

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more effective in preserving jobs⁵;

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴;

Amendment

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

Amendment 33 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Recital B

Draft motion for a resolution

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more effective in preserving jobs⁵;

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more effective in preserving jobs⁵; whereas according to Eurofound lack of resources and skills, as well as time have been identified as a key obstacle for social partner engagement in shaping the just transition, particularly at the local and regional levels;

Or. en

Amendment 34 Rudi Kennes

Draft motion for a resolution Recital B

Draft motion for a resolution

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more

Amendment

B. whereas only 40 % of European trade unions report having sufficient *representatives and financial* resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more

PE765.265v01-00 18/160 AM\1309609EN.docx

Amendment

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

effective in preserving jobs⁵;

effective in preserving jobs⁵;

⁴ European Trade Union Institute for Research, 2021.

Or en

Amendment 35 Dennis Radtke

Draft motion for a resolution Recital B

Draft motion for a resolution

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more effective in preserving jobs⁵;

B. whereas only 40 % of European trade unions report having sufficient resources to represent workers effectively during restructuring processes⁴; whereas trade union representatives trained in restructuring negotiations are 50 % more effective in preserving jobs⁵; whereas the capacity of European Works Councils to influence restructuring processes is found to be limited^{5a} and needs to be further strengthened;

Or. en

Amendment 36 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Grégory Allione, Valérie Devaux

AM\1309609EN.docx 19/160 PE765.265v01-00

⁵ International Labour Organization, 2022.

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

Amendment

⁴ European Trade Union Institute for Research, 2021.

⁵ International Labour Organization, 2022.

⁴ European Trade Union Institute for Research, 2021; *European Restructuring Monitor (ERM)*.

⁵ International Labour Organization, 2022.

^{5a} ERM report 2020: Restructuring across borders, Key findings.

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be *job retention*;

Amendment

C. whereas a core objective of restructuring processes should be *long-term economic viability and environmental sustainability while keeping quality jobs*;

Or. en

Amendment 37 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention;

Amendment

whereas the transformation of our C. industrial base provides an opportunity to strengthen European autonomy, reverse de-industrialisation, bring secure and sustained jobs and help us meet climate and environmental targets while protecting workers and people at the heart of a social Europe; whereas a core objective of transformational and restructuring processes should be job retention; whereas in the event of temporary unemployment due to a restructuring of a company or a sectoral transformation, workers should be supported with financial and skilling support as to empower workers through the transition.

Or. en

Amendment 38 Rudi Kennes

PE765.265v01-00 20/160 AM\1309609EN.docx

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas *a core objective* of restructuring processes should be *job retention*;

Amendment

C. whereas core objectives of restructuring processes should be retaining jobs, valuing existing skills and competences within the workforce; reand upskilling workers when necessary; redeploying workers in other, suitable, posts in the same location as their residence or as close as possible to it; preserving the same wages and working conditions or improving them for all workers affected;

Or. en

Amendment 39 Maravillas Abadía Jover, Raúl de la Hoz Quintano, Rosa Estaràs Ferragut

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention:

Amendment

C. whereas a core objective of restructuring processes should be job and talent retention; whereas legal and bureaucratic barriers, as well as restructuring costs, are a huge disadvantage in highly innovative sectors characterised by the "winner-takes-most" dynamic, thus affecting innovation and labour market flexibility;

Or. en

Amendment 40 Liesbet Sommen

Draft motion for a resolution Recital C

AM\1309609EN.docx 21/160 PE765.265v01-00

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention;

Amendment

C. whereas a core objective of restructuring processes should be **both** job retention **and supporting the transition to sustainable and profitable companies**;

Or. en

Amendment 41 Pál Szekeres

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention;

Amendment

C. whereas a core objective of restructuring processes should be job retention, *upskilling and reskilling*;

Or. en

Amendment 42 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention;

Amendment

C. whereas a core objective of restructuring processes should be job *and productiveness* retention;

Or. en

Amendment 43 Branislav Ondruš

PE765.265v01-00 22/160 AM\1309609EN.docx

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas a core objective of restructuring processes should be job retention;

Amendment

C. whereas a core objective of restructuring processes should be *quality and fair* job retention;

Or. en

Amendment 44 Miriam Lexmann

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas *a core objective* of restructuring processes should be job retention;

Amendment

C. whereas *one of the objectives* of restructuring processes should be job retention;

Or. en

Amendment 45 Dennis Radtke

Draft motion for a resolution Recital C

Draft motion for a resolution

C. whereas *a core objective* of restructuring processes should be job retention;

Amendment

C. whereas core objectives of restructuring processes should be job retention, job creation, decent working conditions, competitiveness, and long term economic stability of the undertaking concerned:

Amendment 46 Dennis Radtke

Draft motion for a resolution Recital C a (new)

Draft motion for a resolution

Amendment

Ca. Whereas retraining funding for workers made redundant as a result of large-scale restructuring has been channelled via the European Globalisation Adjustment Fund (EGF) benefitting thousands of European workers^{1a};

^{1a} Eurofound (2020), ERM report 2020: Restructuring across borders, European Restructuring Monitor series, Publications Office of the European Union, Luxembourg, p.1

Or. en

Amendment 47 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Recital D

Draft motion for a resolution

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

deleted

Or. fr

Amendment 48 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

PE765.265v01-00 24/160 AM\1309609EN.docx

Draft motion for a resolution Recital D

Draft motion for a resolution

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

deleted

Or. en

Amendment 49 Maravillas Abadía Jover, Raúl de la Hoz Quintano, Rosa Estaràs Ferragut

Draft motion for a resolution Recital D

Draft motion for a resolution

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

deleted

Or. en

Amendment 50 Dennis Radtke

Draft motion for a resolution Recital D

Draft motion for a resolution

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

D. whereas companies in restructuring processes should prioritise long-term objectives such as employment sustainability and economic stability in combination with short-term objectives such as economic profits;

AM\1309609EN.docx 25/160 PE765.265v01-00

Amendment 51

Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies *often* prioritise *short-term profits over* economic sustainability *and* long-term employment stability, *underscoring the need for* corporate social responsibility in restructuring plans;

Amendment

D. whereas companies *should* prioritise *ensuring* economic sustainability, long-term employment stability, *and* corporate social responsibility in restructuring plans; *whereas SME's in particular should be supported in this;*

Or. en

Amendment 52 Rudi Kennes

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies *often* prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need *for* corporate social responsibility in restructuring plans;

Amendment

D. whereas companies *in most cases* prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need *to demand* corporate social responsibility in restructuring plans *and full trade union involvement*;

Or. en

Amendment 53

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

PE765.265v01-00 26/160 AM\1309609EN.docx

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for *trade union involvement and* corporate social responsibility in restructuring plans;

Or. en

Amendment 54
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for corporate social responsibility in restructuring plans;

Amendment

D. whereas companies often prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for *trade union involvement and* corporate social responsibility in restructuring plans;

Or. en

Amendment 55 Miriam Lexmann

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies *often* prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for

Amendment

D. whereas companies *should not* prioritise short-term profits over economic sustainability and long-term employment stability, underscoring the need for

AM\1309609EN.docx 27/160 PE765.265v01-00

corporate social responsibility in restructuring plans;

corporate social responsibility in restructuring plans;

Or. en

Amendment 56 Pál Szekeres

Draft motion for a resolution Recital D

Draft motion for a resolution

D. whereas companies *often* prioritise *short-term profits over* economic sustainability and long-term employment stability, *underscoring the need for* corporate social responsibility in restructuring plans;

Amendment

D. whereas companies *should* prioritise economic sustainability and *competitiveness along with* long-term employment stability, *and the ensurement of* corporate social responsibility in restructuring plans;

Or. en

Amendment 57 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital D a (new)

Draft motion for a resolution

Amendment

Da. whereas shortages of skilled workers, including vocationally trained experts, in key sectors are a significant obstacle to the competitiveness of the EU economy and its ability to accomplish the green and digital transitions;

Or. en

Amendment 58 Dennis Radtke

PE765.265v01-00 28/160 AM\1309609EN.docx

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

deleted

E. whereas the automotive industry is a vital economic pillar in Europe;

Or. en

Amendment 59 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

E. whereas the automotive *industry* is a vital economic pillar *in Europe*;

E. whereas *heavy industry*, *including* the *steel*, automotive *and energy sectors*, is a vital economic pillar *for European independence*;

Or. fr

Amendment 60 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

E. whereas the automotive *industry is a* vital economic *pillar* in Europe;

E. whereas *the manufacturing industry, including* the automotive *sector, is one of the* vital economic *pillars* in Europe;

Or. en

Amendment 61 Hristo Petrov, Brigitte van den Berg, Laurence Farreng

AM\1309609EN.docx 29/160 PE765.265v01-00

Draft motion for a resolution Recital E

Draft motion for a resolution

E. whereas the *automotive* industry *is a* vital economic *pillar* in Europe;

Amendment

E. whereas the manufacturing industry, including the automative sector, is one of the vital economic pillars in Europe; whereas the automative sector provides direct and indirect jobs to 13.8 millions Europeans, representing 6.1% of total EU employment^{1a}; whereas the value chain of the automative sector extends to almost all Member States, encompassing not only direct manufacturing operations, but also indirect manufacturing and automobile use;

Or. en

Amendment 62 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Recital E

Draft motion for a resolution

E. whereas the automotive industry is a vital economic pillar in Europe;

Amendment

E. whereas the automotive industry is a vital economic pillar in Europe; providing direct and indirect jobs to 13.8 million Europeans, representing 6.1% of total EU employment. 2.6 million people work in direct manufacturing of motor vehicles, representing 8.5% of EU employment in manufacturing. The EU is among the world's biggest producers of motor vehicles and the sector represents the largest private investor in research

PE765.265v01-00 30/160 AM\1309609EN.docx

The future of European competitiveness
 In-depth analysis and
 recommendations, page 140, Mario
 Draghi, September 2024.

and development;1b

https://single-marketeconomy.ec.europa.eu/sectors/automotiveindustry en

Or. en

Amendment 63 Miriam Lexmann

Draft motion for a resolution Recital E

Draft motion for a resolution

Draji motion for a resolution

Amendment

E. whereas the automotive industry is a vital economic pillar in Europe;

E. whereas the automotive industry is a vital economic pillar in Europe; whereas this industry, which is crucial for many Member States' economies and people's employment, faces unprecedented challenges from the market distortive practices of the People's Republic of China;

Or. en

Amendment 64 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

E. whereas the automotive industry *is a* vital *economic pillar in Europe*;

E. whereas the automotive industry has been traditionally one of Europe's vital industrial engines; whereas automotive supply chain in the EU is currently suffering competitive gaps, both concerning cost and technology;

Amendment 65 Rudi Kennes

E.

Draft motion for a resolution Recital E

a *vital* economic *pillar in* Europe;

Draft motion for a resolution

whereas the automotive industry is

Amendment

E. whereas the automotive industry is a crucial economic sector for Europe with about 13.8 million people employed directly and in the wider supply chain, and it contributes over 7% to the EU total GDP;

Or. en

Amendment 66

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

E. whereas the automotive industry is a vital economic pillar in Europe;

E. whereas according to European Restructuring Monitor (ERM) the automotive industry is a vital economic pillar in Europe that currently supports around 13 million jobs;

Or. en

Amendment 67 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Recital E

PE765.265v01-00 32/160 AM\1309609EN.docx

Draft motion for a resolution

Amendment

E. whereas the automotive industry is a vital economic pillar in Europe;

E. whereas the automotive industry is a vital economic pillar in Europe, *as highlighted in the Draghi Report*;

Or. en

Amendment 68 Branislay Ondruš

Draft motion for a resolution Recital E

Draft motion for a resolution

Amendment

E. whereas the automotive industry is a vital economic pillar in Europe;

E. whereas the automotive industry is *and will remain* a vital economic pillar in Europe;

Or. en

Amendment 69

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Recital E a (new)

Draft motion for a resolution

Amendment

Ea. whereas Eurofound data shows that employment in vehicle manufacturing, the supplier industry and in sales has increased somewhat in the last decade, the last three years have seen signs of decline, with European Restructuring Monitor recording evidence of large scale lay-offs in a several countries and among different manufacturers. The overall number of jobs in the automotive sector (NACE C29, G45) is on a continuous decline since

Or. en

Amendment 70

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital E a (new)

Draft motion for a resolution

Amendment

Ea. whereas EU climate policy is demanding ambitious targets from the European companies which decrease their competitiveness and lead to layoffs;

Or. en

Amendment 71 Pál Szekeres

Draft motion for a resolution Recital E a (new)

Draft motion for a resolution

Amendment

Ea. whereas a New Competitiveness Agreement has been agreed on the 8th of November 2024;

Or. en

Amendment 72

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital E b (new) Draft motion for a resolution

Amendment

Eb. whereas the current crisis in the automotive industry is endogeneous and is resulting from restrictive EU policies that have not taken into account the social impact thereof on SMEs and companies;

Or. en

Amendment 73

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Recital F

Draft motion for a resolution

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

deleted

Or. en

Amendment 74 Dennis Radtke

Draft motion for a resolution Recital F

Draft motion for a resolution

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

deleted

Amendment 75 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas it is important to move towards the decarbonisation of road transport, which must be achieved in such a way as to avoid job losses in the car industry;

Or. en

Amendment 76
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, *but it* must be achieved in a way that avoids job losses *in traditional automotive manufacturing*;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative; whereas newly emerging industries that support electrification will experience significant job growth over the next ten years; whereas the shift from traditional automotive manufacturing to climate neutral automotive mobility must be achieved in a way that avoids net job losses as much as possible; whereas affected workers should be protected by providing up- and reskilling opportunities and safety nets in the event of temporary unemployment;

Or. en

Amendment 77 Miriam Lexmann

PE765.265v01-00 36/160 AM\1309609EN.docx

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is *imperative*, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is a part of the EU Green deal initiative. Whereas technology-neutral transition has to be first and foremost achieved in cooperation with European industry and accompanied by efficient industry specific policies. Whereas it is necessary to revise respective parts of the EU Green deal and make EU green policies complementary to its competitiveness agenda and economic security;

Or. en

Amendment 78 Rudi Kennes

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing; whereas between 2005 and 2016 about 480.000 jobs were lost in Europe^{1a}; the current forecast is that 600,000 will have been lost in the automotive sector between 2021 and 2031^{1b};

^{1a} Pavlinek (2019) https://academic.oup.com/joeg/article/20/ 2/509/5303643

^{1b} CLEPA European Association of Automotive Suppliers 2021

Amendment 79

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that *avoids job losses in* traditional *automotive* manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that builds on jobs and workers of traditional manufacturing and capitalises on the employment potential of EV manufacturing including the jobs in its supply chains and in the charging infrastructure;

Or. en

Amendment 80 Liesbet Sommen

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing by including all stakeholders and social partners in the transformation process;

Or. en

Amendment 81 Branislav Ondruš

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles *that is conscious of its global environmental, social and labour impacts* is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Or. en

Amendment 82 Pál Szekeres

Draft motion for a resolution Recital F

Draft motion for a resolution

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

Amendment

F. whereas the transition from internal combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing *by upskilling and reskilling workers*;

Or. en

Amendment 83 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital F

Draft motion for a resolution

Amendment

F. whereas the transition from internal

F. whereas *social partners should be*

AM\1309609EN.docx 39/160 PE765.265v01-00

combustion engines to electric vehicles is imperative, but it must be achieved in a way that avoids job losses in traditional automotive manufacturing;

closely involved in the transition from internal combustion engines to electric vehicles to ensure good employment conditions and avoiding job loss;

Or. en

Amendment 84 Rudi Kennes

Draft motion for a resolution Recital F a (new)

Draft motion for a resolution

Amendment

Fa. whereas the AUDI factory in Brussels currently employs 3,000 workers and it has announced that the factory will close in February 2025, and no plan has so far been established by Volkswagen to preserve those jobs; whereas the Volkswagen group, which is the owner of AUDI, has also announced the potential closure of at least three factories in Germany, without specifying how many of the 300,000 workers employed by the group could be at risk;

Or. en

Amendment 85 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Recital F a (new)

Draft motion for a resolution

Amendment

Fa. whereas the accelerating pace of technological developments will require that workers expand and adapt their skillsets more often throughout their working lives in order for them to have the possibility to participate fully in the

PE765.265v01-00 40/160 AM\1309609EN.docx

economy of the future; whereas the responsibility for this should be shared equitably between workers, employers and society at large;

Or. en

Amendment 86 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Recital F a (new)

Draft motion for a resolution

Amendment

Fa. whereas too many European companies and European workers have been sacrificed in the context of globalisation;

Or. fr

Amendment 87 Rudi Kennes

Draft motion for a resolution Recital F b (new)

Draft motion for a resolution

Amendment

Fb. whereas the anticipation of change is a key feature of good organisational management and should ensure that any inevitable transformation is faced with the purpose of preserving jobs, innovating and adapting to change in a way that benefits workers and the community affected by it; whereas employers and shareholders, and not workers should take responsibility for inadequate management;

Or. en

Amendment 88 Rudi Kennes

Draft motion for a resolution Recital F c (new)

Draft motion for a resolution

Amendment

Fc. whereas restructuring processes take place in the private and in the public sector, affecting both white and blue collar workers; whereas restructuring can take different forms such as relocation, outsourcing, offshoring, delocalisation, bankruptcy, strategic and fraudulent insolvency, merger and acquisition, internal job-cutting, and expansion;

Or. en

Amendment 89 Rudi Kennes

Draft motion for a resolution Recital F d (new)

Draft motion for a resolution

Amendment

Fd. whereas privatisation of public sector utilities and services, as well as the liberalisation of former state-owned monopolies has introduced business practices such as restructuring and a profit-making culture into the management of public services; this has proved in many cases not to have been beneficial to the quality of the public services delivered, particularly in sectors such as healthcare or public transport;

Or. en

Amendment 90 Rudi Kennes

PE765.265v01-00 42/160 AM\1309609EN.docx

Draft motion for a resolution Recital F e (new)

Draft motion for a resolution

Amendment

Fe. whereas the pursuit of cost reduction and of a vaguely defined efficiency are used to justify restructuring processes - in both the private and public sector - usually leading to job losses, lower wages and worse working conditions, forced relocations, precarisation of employment, increased work intensity, lower protection against unfair dismissal, lower health and safety standards, and outsourcing;

Or. en

Amendment 91 Rudi Kennes

Draft motion for a resolution Recital F f (new)

Draft motion for a resolution

Amendment

Ff. whereas restructuring always affects directly the interests of employees and their families as well as local communities as it results in dismissals, unemployment, distress, and regional crises;

Or. en

Amendment 92 Rudi Kennes

Draft motion for a resolution Recital F g (new)

Draft motion for a resolution

Amendment

Fg. whereas in some Member States,

AM\1309609EN.docx 43/160 PE765.265v01-00

such as France, legislation requires that restructuring plans must detail how restructuring processes will proceed and how the employer plans to mitigate the effects of such processes;

Or. en

Amendment 93 Rudi Kennes

Draft motion for a resolution Recital F h (new)

Draft motion for a resolution

Amendment

Fh. whereas a significant part of restructuring involves offshoring to countries in which labour legislation and wage levels are less favourable to workers, resulting in high profits for companies, job-losses in Europe, and exploitation in Global South countries;

Or. en

Amendment 94 Rudi Kennes

Draft motion for a resolution Recital F i (new)

Draft motion for a resolution

Amendment

Fi. whereas the EU has imposed to Candidate countries draconian privatisation reforms resulting in large-scale restructuring operations, with mass dismissals and redundancies, such as in Poland in 2004 with the privatisation of the steel sector which resulted in about 10,000 employees losing their jobs, and in the Czech Republic, also required to privatise its largest steelworks in 2006 and 2007, resulting in 3,200 jobs lost; by the

PE765.265v01-00 44/160 AM\1309609EN.docx

end of 2005 Poland had privatised more than 8,000 state-owned companies;^{1a}

^{1a} ETUC 2007: Overview of restructuring in Europe

Or. en

Amendment 95 Rudi Kennes

Draft motion for a resolution Recital F j (new)

Draft motion for a resolution

Amendment

Fj. whereas the sale of state assets and stakes in strategic sectors such as telecommunications, transport, energy, water management, and postal services, and a substantial reduction in state ownership of corporations in competitive sectors such as iron and steel, chemicals, automotive, airlines, insurance companies, and banks have resulted in large-scale restructuring processes, job losses, lower quality of services, significant profits for shareholders, the loss of flagship national companies, and, in some cases, the inability to manufacture essential goods such as personal protective equipment during the COVID-19 crisis;

Or. en

Amendment 96 Rudi Kennes

Draft motion for a resolution Recital F k (new) Draft motion for a resolution

Amendment

Fk. whereas the International Labour Organization (ILO) has developed since 2013 guidelines and a framework of how a just transition can lead to sustainable economies for all communities globally;

Or en

Amendment 97 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

Amendment

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

deleted

Or. en

Amendment 98 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Grégory Allione, Valérie Devaux

PE765.265v01-00 46/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that *employment* security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Amendment

1. Highlights that decent *and fair* working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers;

Or. en

Amendment 99 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be

Amendment

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes; stresses the urgent need for an ambitious *and competitive* European industrial policy with significant investment that will support innovation and deliver quality jobs and social progress;

based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 100 Pál Szekeres

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common **goods** and innovation and deliver quality jobs and social progress; underlines that this policy should be based on *strong* public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Amendment

Highlights that employment 1. security, fair wages and decent working conditions are of utmost importance; stresses the urgent need for an ambitious European industrial policy with significant investment that will support competitiveness and innovation and deliver quality jobs, economic prosperity and social progress; underlines that this policy should be based on social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 101 Miriam Lexmann

PE765.265v01-00 48/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

Amendment

1. Highlights that employment security, fair wages and decent working conditions must be upheld in all restructuring processes; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 102 Dennis Radtke

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection,

Amendment

1. Highlights that workers' right to information and consultation, right of collective bargaining and action, , equality in employment and pay, and just working conditions, as well as the freedom to conduct a business, are fundamental rights of the European Union that must be upheld in all restructuring processes t; underlines the principles of the European Pillar of Social Rights and in particular principle 5 on the right to fair and equal treatment regarding working conditions,

housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering *not just manufacturing, but* all sectors and all transitions;

principle 7 on information about employment conditions and protection in case of dismissals and principle 8 on social dialogue and involvement of workers; stresses the urgent need for an ambitious European industrial policy with significant investment that will support long-term economic growth, boost industrial competitiveness and innovation and deliver quality jobs and upward social convergence; underlines that this policy should be combined with resilient and strong *national* public services, *such as* access to social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering all sectors and all transitions:

Or. en

Amendment 103 Rudi Kennes

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just

Amendment

Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will ensure the full functioning of public services, innovation, and the creation of quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, quality and affordable public and social housing; affordable, efficient and carbon-neutral transport; affordable and available childcare, elderly care, and care for people

PE765.265v01-00 50/160 AM\1309609EN.docx

manufacturing, but all sectors and all transitions;

with disabilities; supports a robust European industrial policy based on resilient and fully-funded public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 104 Liesbet Sommen

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Amendment

Highlights that fair working conditions as described in the European Pillar of social rights, including employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration that cooperate with the private sector, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 105 Mélanie Disdier, Marie Dauchy

AM\1309609EN.docx 51/160 PE765.265v01-00

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

Amendment

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate excessiveprofit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods, innovation and the economic prosperity that will deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or fr

Amendment 106

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and

Amendment

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profit-seeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and

PE765.265v01-00 52/160 AM\1309609EN.docx

deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

deliver quality jobs *in every region and sector* and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

Or. en

Amendment 107
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

Amendment

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs in every region and sector and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Or. en

Amendment 108 Branislav Ondruš

Draft motion for a resolution Paragraph 1

Draft motion for a resolution

1. Highlights that employment security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, housing, transport and childcare; supports a robust European industrial policy based on resilient and well-resourced public services and public administration, covering not just manufacturing, but all sectors and all transitions;

Amendment

Highlights that employment 1. security, fair wages and decent working conditions are fundamental rights that must be upheld in all restructuring processes to protect workers from corporate profitseeking strategies; stresses the urgent need for an ambitious European industrial policy with significant investment that will support common goods and innovation and deliver quality jobs and social progress; underlines that this policy should be based on strong public services, social protection, accessible housing, transport and childcare; supports a robust European industrial policy based on resilient and wellresourced public services and public administration, covering not just manufacturing, but all sectors and all transitions:

Or. en

Amendment 109 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 1 a (new)

Draft motion for a resolution

Amendment

1a. Highlights that European competitiveness is primarily determined by the general business climate in the EU; calls therefore for the continued work to strengthen the business environment for SMEs as well as strategic industries; calls on the Commission and Member States to ensure the investments needed in

PE765.265v01-00 54/160 AM\1309609EN.docx

infrastructures to guarantee broad access in all European regions, in particular rural areas and the regions covered by the 174 Article of the TFEU and in order to encourage entrepreneurship and new jobs opportunities;

Or. en

Amendment 110 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 1 a (new)

Draft motion for a resolution

Amendment

1a. Stresses the urgent need for an ambitious European industrial policy that promotes significant public and private investment in public goods, innovation and skills, while delivering quality jobs and social progress and meeting climate targets;

Or. en

Amendment 111 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 1 b (new)

Draft motion for a resolution

Amendment

1b. Underlines that the competitiveness of the EU is inextricably linked to its unique social model based on strong public services, social protection, housing, transport and childcare; supports strong public services and public administration;

Amendment 112 Pál Szekeres

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

Amendment

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

deleted

Or. en

Amendment 113

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

Amendment

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

deleted

PE765.265v01-00 56/160 AM\1309609EN.docx

Amendment 114 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Welcomes the Commission's proposal to establish a European Competitiveness Fund; calls to set up this fund up with new jointly borrowed money to finance the clean industrial deal at EU level with at least 1% of European GDP per year, in order to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets.

Or. en

Amendment 115 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its call for a *cyclical* investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy *capable* of *guaranteeing European independence*;

Or. fr

Amendment 116 Dennis Radtke

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its *previous*^{Ia} call on the *Commission* and the *Council to reinforce* the European instrument for temporary support to mitigate unemployment risks in an emergency (SURE), based on the positive experiences of NextGenerationEU;

Or. en

Amendment 117 Brigitte van den Berg, Hristo Petrov

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for *a permanent* investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU *and the strong labour focus of the* support to mitigate unemployment risks in an

Amendment

2. Reiterates its call for *an* investment tool at EU level to ensure that the necessary resources are available in all *strategic and growth* sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU; *calls on the Commission to explore reinforcing the*

PE765.265v01-00 58/160 AM\1309609EN.docx

^{1a} European Parliament resolution of 16 February 2023 on an EU strategy to boost industrial competitiveness, trade, and quality jobs.

emergency instrument (SURE);

European instrument for temporary
Support to mitigate Unemployment Risks
in an Emergency (SURE) to support shorttime work schemes, workers' income and
workers who would be temporarily laid off
in the context of the green transition, also
taking into account the outcome of the
final evaluation report and considering
that SURE saved 40 million jobs;

Or. en

Amendment 118

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Romana Jerković, Nora Mebarek, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that support the protection and creation of quality jobs and help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE); remains that the Eurofound assessment shows the job retention schemes, in part supported through SURE, saved an estimated 26.9 million jobs in the EU during the pandemic;

Or. en

Amendment 119 Rudi Kennes

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets and the preservation and creation of quality jobs, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE); requests that EU funding programmes are always closely scrutinised to ensure that resources are allocated towards the initiatives for which the funds have been approved;

Or. en

Amendment 120 Miriam Lexmann

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its call for the necessary resources *to be* available for developing an industrial policy and for policies that help reach the social and green targets; *reiterates* the positive experiences of NextGenerationEU and the emergency instrument (SURE);

Or. en

Amendment 121 Branislav Ondruš

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing *and implementation of* an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Or. en

Amendment 122 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 2

Draft motion for a resolution

2. Reiterates its call for a permanent investment tool at EU level to ensure that the necessary resources are available in all sectors for developing an industrial policy and for policies that help reach the social and green targets, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Amendment

2. Reiterates the need to protect European industry and competitiveness, and to encourage the use of European resources to mitigate the consequences of major restructuring in European industry, based on the positive experiences of NextGenerationEU and the strong labour focus of the support to mitigate unemployment risks in an emergency instrument (SURE);

Or. en

Amendment 123 Sara Matthieu

AM\1309609EN.docx 61/160 PE765.265v01-00

on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 2 a (new)

Draft motion for a resolution

Amendment

2a. Calls on the Commission to reinforce the European instrument for temporary Support to mitigate Unemployment Risks in an Emergency (SURE) to support short-time work schemes, income of workers who would be temporarily laid off as well as to provide allowances for reskilling and upskilling trainings in the context of the green transition;

Or en

Amendment 124 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 2 a (new)

Draft motion for a resolution

Amendment

2a. Calls on the European Commission to revise the Green Deal in order to prevent deindustrialisation of the EU and to protect job opportunities within the Union; underlines the importance of upholding the technological neutrality principle;

Or. en

Amendment 125 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 2 b (new)

PE765.265v01-00 62/160 AM\1309609EN.docx

Amendment

2b. Calls on the European
Commission to provide an impact
assessment of the social impact of the
Green Deal policies, in particular in
industry, in cooperation with the social
partners; underlines that relocation and
offshoring of companies and the related
forced labour migration can lead to
irreversible changes and further
exacerbation of regional disparities;
urges, therefore, the European
Commission to address the problem of
industrial and social desertification of
certain areas in the Member States;

Or. en

Amendment 126 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at the EU level;

deleted

Or. en

Amendment 127 Brigitte van den Berg

Draft motion for a resolution Paragraph 3

AM\1309609EN.docx 63/160 PE765.265v01-00

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners *and needs to be implemented through social dialogue and collective bargaining*; calls on the Commission to include the overall objective of raising work quality at the EU level;

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners; calls on the Commission to include the overall objective of raising work quality at the EU level;

Or. en

Amendment 128
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of *raising work* quality at *the* EU level;

Amendment

Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners in all stages of the restructuring process and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to present an ambitious Quality Jobs Roadmap; calls on the Commission to ensure full involvement consultation of social partners in the design and implementation of the upcoming European Clean Industrial Deal; calls on the Commission to include the overall objective of *ensuring* quality *jobs* at EU level.

Or. en

Amendment 129

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Romana Jerković, Nora Mebarek, Vilija

PE765.265v01-00 64/160 AM\1309609EN.docx

Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of *raising work* quality at the EU level;

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to ensure targeted consultation of social partners in the definition of the Clean Industrial Deal; calls on the Commission to include the overall objective of ensuring quality jobs at the EU level;

Or. en

Amendment 130 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at EU level;

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining;

Or. fr

Amendment 131 Rudi Kennes

Draft motion for a resolution Paragraph 3

AM\1309609EN.docx 65/160 PE765.265v01-00

Draft motion for a resolution

3. Highlights that the *delivery* of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at *the* EU level;

Amendment

3. Highlights that the *development* of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining, *particularly with regards to the Clean Industrial Deal*; calls on the Commission to include the overall objective of raising work quality at EU *and Member State* level:

Or. en

Amendment 132 Dennis Radtke

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at the EU level;

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to implement the principles of the European Pillar of Social rights, , as a horizontal policy priority;

Or. en

Amendment 133 Pál Szekeres, Enikő Győri

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a

Amendment

3. Highlights that the delivery of a

PE765.265v01-00 66/160 AM\1309609EN.docx

European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at the EU level;

European industrial policy for quality jobs requires *a European Competitiveness***Agreement*; calls on the Commission to include the overall objective of raising work quality at the EU level;

Or. en

Amendment 134 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality at the EU level;

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising work quality *and stability* at the EU level;

Or. en

Amendment 135 Branislav Ondruš

Draft motion for a resolution Paragraph 3

Draft motion for a resolution

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising

Amendment

3. Highlights that the delivery of a European industrial policy for quality jobs requires the full involvement of social partners and needs to be implemented through social dialogue and collective bargaining; calls on the Commission to include the overall objective of raising

Or en

Amendment 136 Maravillas Abadía Jover, Raúl de la Hoz Quintano, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 3 – point 1 (new)

Draft motion for a resolution

Amendment

(1) Underlines the need to eliminate bureaucratic barriers and reduce restructuring costs in the Member States.

Or. en

Amendment 137 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

deleted

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Or. en

Amendment 138 Dennis Radtke

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

deleted

Or. en

Amendment 139 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition;

Or. fr

Amendment 140 Pál Szekeres, Enikő Győri

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

4. Calls for the EU to pursue a trade policy that ensures level playing field, access to new markets while protects
European jobs; emphasizes that dialogue is always more effective than countervailing tariffs that often harm directly or indirectly the European industry, when addressing countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition;

Or. en

Amendment 141 Rudi Kennes

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for *countervailing tariffs* to be applied to imports from countries where unfair labour practices, low environmental standards, *or heavy state subsidies distort competition*; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for *strict controls* to be applied to imports from countries where unfair labour practices and low environmental standards have been observed; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights and working conditions; calls for the EU to revise state aid rules to allow Member States to invest in their own economic growth, for example in the production of solar panels or pharmaceutical products, and to avoid engaging in trade disputes with competing

PE765.265v01-00 70/160 AM\1309609EN.docx

economies which can result in retaliatory counter-tariffs on EU goods, with further damage to EU economies and workers;

Or. en

Amendment 142 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where *unfair labour practices*, *low environmental standards*, *or* heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where heavy and WTO incompliant state subsidies distort competition, while adequately taking account of unfair labour practices and low environmental standards; stresses that future trade agreements must include strong and enforceable labour clauses to ensure that global trade benefits workers, rather than undermining their rights.

Or. en

Amendment 143 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting *fair and ethical* trade; calls for countervailing tariffs *to be applied* to imports from countries where unfair labour practices, low environmental standards, or

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while promoting *efficient and competitive* trade; calls for countervailing tariffs to imports from countries where unfair labour practices, low environmental standards, or

heavy state subsidies distort competition; stresses that future trade agreements must *include strong* labour clauses to ensure that global trade benefits workers, *rather than* undermining their rights; heavy state subsidies distort competition to be applied as a last resort; stresses that future trade agreements must prioritize economic growth and competitiveness, while including labour clauses to ensure that global trade benefits workers without undermining their rights;

Or. en

Amendment 144 Miriam Lexmann

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that *protect* European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

4. Calls for the EU to adopt trade policies that *help to create* European jobs while promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries *like totalitarian China*, where unfair labour practices *and use of forced and child labour*, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Or. en

Amendment 145 Liesbet Sommen

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while promoting fair and ethical trade; calls for

PE765.265v01-00 72/160 AM\1309609EN.docx

countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses *in line with ILO standards* to ensure that global trade benefits workers, rather than undermining their rights;

Or. en

Amendment 146 Brigitte van den Berg, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that *protect European jobs while promoting* fair and ethical trade; calls for *countervailing tariffs to be applied to* imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Amendment

4. Calls for the EU to adopt trade policies that *promote* fair and ethical trade *while ensuring fair working conditions*; calls for *measures to create a level-playing field with* imports from countries where unfair labour practices, low environmental standards, or heavy state subsidies distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Or. en

Amendment 147 Branislav Ondruš

Draft motion for a resolution Paragraph 4

Draft motion for a resolution

4. Calls for the EU to adopt trade policies that protect European jobs while

Amendment

4. Calls for the EU to adopt trade policies that protect European jobs while

AM\1309609EN.docx 73/160 PE765.265v01-00

promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, *or heavy state subsidies* distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

promoting fair and ethical trade; calls for countervailing tariffs to be applied to imports from countries where unfair labour practices, low environmental standards, distort competition; stresses that future trade agreements must include strong labour clauses to ensure that global trade benefits workers, rather than undermining their rights;

Or. en

Amendment 148 Miriam Lexmann

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Amendment

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European

industries and maintaining jobs in the

deleted

EU;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 149 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Amendment

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the

deleted

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 150 Pál Szekeres, Enikő Győri

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Amendment

5. Calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities; highlights the importance of promoting *competitiveness*; considers, furthermore, that EU financial support to undertakings should be made *easily accessible - especially for SMEs - in order to* support *innovation* in the EU;

Or. en

Amendment 151 Brigitte van den Berg, Marie-Pierre Vedrenne, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the **Commission** to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU:

Amendment

5. Urges the Commission to revise the European Public Procurement Directive in order to strengthen the social clause and exclude companies that have engaged in criminal activities *from tenders; urges that public procurement be leveraged to promote Corporate Social Responsibility*; Highlights the importance of ensuring that public money is used to invest in those engaged in just transitions;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 152 Rudi Kennes

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with *the* applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU:

Amendment

Urges the Commission to revise the European Public Procurement Directive⁶ in order to ban from public procurement companies that do not comply with collective bargaining agreements; calls on the Commission to strengthen and implement the social clause and exclude from tenders companies that have engaged in criminal activities or union busting, or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to private undertakings should be made conditional on their compliance with *all* applicable working and employment conditions and health and safety requirements and employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

PE765.265v01-00 78/160 AM\1309609EN.docx

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 153 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Amendment

5. Calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

- ⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: https://eurlex.europa.eu/legalcontent/EN/TXT/?uri=CELEX:32014L002
- ⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: https://eurlex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32014L002

Or. fr

Amendment 154 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise 5. the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of *ensuring* that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Amendment

Calls on the Commission to 5. strengthen the social clause and exclude from tenders companies that have engaged in criminal activities; highlights the importance of *promoting* that public money is used to invest in those engaged in just transitions; considers, furthermore, that all EU financial support to undertakings should *promote* compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also *incentivize* their commitment to investing in European industries and maintaining jobs in the EU;

PE765.265v01-00 80/160 AM\1309609EN.docx

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 155 Dennis Radtke

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise the 5. European Public Procurement Directive in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Amendment

Urges the Commission in the context of the forthcoming revision of the European Public Procurement Directive/11 to further promote the use of the social clause, such as preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and underlines that contracting authorities shall exclude from public tenders economic operators that have engaged in criminal activities or activities to disrupt or weaken trade union organisations, such as union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that European and national funds are used to facilitate the transition to a climate-neutral economy with the aim of promoting social dialogue and collective bargaining; considers, furthermore, that **no** EU financial support should go to undertakings that do not comply with the applicable working and employment conditions and/or employer obligations resulting from *EU or national* labour law or the relevant collective agreements; believes that this support should also used to promote European industrial competiveness and the creation

of quality jobs in the EU and promote collective bargaining, compliance with Union and national labour rights and laws, including decent working conditions;

Or. en

Amendment 156 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional

Amendment

Urges the Commission to revise the European Public Procurement Directive⁶ in order to strengthen the social clause and ensure that benefiting companies and subcontractors support collective bargaining agreements and respect workers' rights, high-quality jobs, high-quality apprenticeships, decent and equal pay, and training; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting, have not respected workers' and trade union rights or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional

PE765.265v01-00 82/160 AM\1309609EN.docx

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

on their commitment to investing in European industries and maintaining jobs in the EU; on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Or. en

Amendment 157 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from

Amendment

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: https://eurlex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32014L002 4

the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries, *purchasing European products where possible* and maintaining jobs in the EU;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: https://eurlex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32014L002 4

Or fr

Amendment 158

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Romana Jerković, Nora Mebarek, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable

Amendment

5 Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies whose workers are covered by collective agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting, have not respected workers' and trade union rights or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional

PE765.265v01-00 84/160 AM\1309609EN.docx

working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU:

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Or. en

Amendment 159 Branislay Ondruš

Draft motion for a resolution Paragraph 5

Draft motion for a resolution

5. Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have refused to participate in collective bargaining; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from

Amendment

Urges the Commission to revise the European Public Procurement Directive⁶ in order to establish preferential treatment for companies complying with collective bargaining agreements; calls on the Commission to strengthen the social clause and exclude from tenders companies that have engaged in criminal activities or union busting or that have *not concluded* in collective agreements; highlights the importance of ensuring that public money is used to invest in those engaged in just transitions with the aim of promoting collective agreements and increasing trade union densities; considers, furthermore, that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from

the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Or. en

Amendment 160 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 5 a (new)

Draft motion for a resolution

Amendment

5a. Considers that all EU financial support to undertakings should be made conditional on their compliance with the applicable working and employment conditions and/or employer obligations resulting from the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

Or. en

Amendment 161

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Romana Jerković, Nora Mebarek, Vilija Blinkevičiūtė, Vivien Costanzo

PE765.265v01-00 86/160 AM\1309609EN.docx

the relevant collective agreements; believes that this support should also be conditional on their commitment to investing in European industries and maintaining jobs in the EU;

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

⁶ Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65, ELI: http://data.europa.eu/eli/dir/2014/24/oj.

Draft motion for a resolution Paragraph 5 a (new)

Draft motion for a resolution

Amendment

5a. Highlights that according to Eurofound research of working conditions, not all jobs created as a result of the de-carbonisation of the economy will be good quality jobs and that monitoring of job quality remains essential; calls for the quality jobs roadmap to include a proposal on social conditionalities in the access to European funds related to decarbonisation;

Or. en

Amendment 162 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

deleted

Or. fr

Amendment 163 Miriam Lexmann

Draft motion for a resolution Paragraph 6

AM\1309609EN.docx 87/160 PE765.265v01-00

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

deleted

Or. en

Amendment 164 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

deleted

Or. en

Amendment 165 Dennis Radtke

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

Amendment

6. Reiterates its call for EU funding, deleted

PE765.265v01-00 88/160 AM\1309609EN.docx

including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions:

Or. en

Amendment 166 Pál Szekeres

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions:

Amendment

6. Reiterates its call for EU funding, including State aid, to avoid the fragmentation of the Single Market and ensure level playing field for European companies while enhancing innovation, competitiveness, and also contributing to the creation of high quality jobs;

Or. en

Amendment 167
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, *especially in strategic sectors*, and on social requirements, in order to *offer* high-quality

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives and on social requirements, in order to *ensure* high-quality jobs, promote collective bargaining,

AM\1309609EN.docx 89/160 PE765.265v01-00

jobs, promote collective bargaining, respect EU labour rights and standards, *and ensure* improved working conditions;

respect EU labour rights and standards, fair wages, work security, social protection, the right to training during working hours and paid by the employers, improved working conditions; health and safety at the workplace, work-life balance, equality and non-discrimination. paid traineeships and the child care provisions or allowances; calls on the Member States to ensure that the public financial support provided to firms refrains them from paying bonuses to management, paying out dividends or offering share buy-back schemes for as long as they are receiving the funds;

Or. en

Amendment 168 Rudi Kennes

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved wages and working conditions that guarantee a good standard of living for workers and their families;

Or. en

Amendment 169 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 6

PE765.265v01-00 90/160 AM\1309609EN.docx

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Amendment

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, *improve the competitiveness of European businesses* and ensure improved working conditions;

Or. en

Amendment 170

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 6

Draft motion for a resolution

6. Reiterates its call for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to *offer* high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Amendment

6. Reiterates its call for EU funding and support to companies, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to ensure high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Or. en

Amendment 171 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione

Draft motion for a resolution Paragraph 6

AM\1309609EN.docx 91/160 PE765.265v01-00

6. **Reiterates its call** for EU funding, including State aid, to be conditional on public policy objectives, especially in strategic sectors, and on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Amendment

6. *Calls* for EU funding *and* State aid *by Member States* to be *aligned with a European industrial* policy, especially in strategic sectors, and *to be conditional* on social requirements, in order to offer high-quality jobs, promote collective bargaining, respect EU labour rights and standards, and ensure improved working conditions;

Or. en

Amendment 172 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 6 a (new)

Draft motion for a resolution

Amendment

6a. Underlines that in order to limit and hopefully invert the current occupational crisis, which concerns both big companies and the supply chain, the loss of jobs and skills should not be taken for granted; calls on the European Union and Member States to put in place accompanying measures for companies, both at union and trade association level and measures aimed at enhancing crosscutting skills and on improving skills within different industrial sectors;

Or. en

Amendment 173 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 7

PE765.265v01-00 92/160 AM\1309609EN.docx

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

deleted

Or. en

Amendment 174 Dennis Radtke

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

deleted

Or. en

Amendment 175 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

Amendment

- 7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; *insists that these investments must prioritise workers'* rights and community development;
- 7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies;

AM\1309609EN.docx 93/160 PE765.265v01-00

Amendment 176 Miriam Lexmann

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must *prioritise* workers' rights and community development;

Amendment

Supports investments in sectors 7. such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must fully adhere to existing legislation, workers' rights and community development; insists that the Member States must consider foreign investments from totalitarian regimes, for example planned Gotion electric vehicle battery production site in Slovakia as undermining European security and being contrary to European values; Notes that the US Congress has requested the inclusion of Gotion High tech on the Uvghur Forced Labour Prevention Act Entitiv List; stresses therefore that cooperation with high-risk vendors like Gotion will have detrimental impact on exports of vehicles produced in Europe containing Gotion products and thus further endangering jobs in the European automotive industry;

Or. en

Amendment 177
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 7

7. **Supports** investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy **and** digital technologies; insists that these investments must **prioritise** workers' rights and community development;

Amendment

7. Calls for European investments in vital sectors and products such as electric vehicle battery production, charging infrastructure, renewable energy, digital technologies, zero-emission machinery an transport, energy technologies like electrolyzers, wind turbines, heat-pumps, solar or new technologies like low-carbon clinker mechanical and certain types of chemical recycling or alternative proteins; insists that these investments must ensure quality jobs, workers' rights and community development;

Or en

Amendment 178 Liesbet Sommen

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

Amendment

7. Supports investments in sectors that are essential to strengthen the EU's strategic autonomy, such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

Or. en

Amendment 179 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 7

AM\1309609EN.docx 95/160 PE765.265v01-00

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must *prioritise* workers' rights and community development;

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy, *clean tech* and digital technologies, *including artificial intelligence*; insists that these investments must *respect* workers' rights and community development;

Or. en

Amendment 180 Rudi Kennes

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights *and* community development;

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights, community development, and the protection of the environment;

Or. en

Amendment 181

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy

PE765.265v01-00 96/160 AM\1309609EN.docx

and digital technologies; insists that these investments must prioritise workers' rights and community development;

and digital technologies; insists that these investments must prioritise *quality jobs*, workers' rights and community development;

Or. en

Amendment 182 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable *and nuclear* energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

Or. fr

Amendment 183 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments must prioritise workers' rights and community development;

Amendment

7. Supports investments in *strategic* sectors *necessary to ensure the prosperity and independence of the European Union* and *its Member States*; insists that these investments must prioritise workers' rights and community development;

Or. fr

Amendment 184 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, *renewable energy* and digital technologies; insists that these investments must prioritise workers' rights and community development;

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure and digital technologies; insists that these investments must prioritise workers' rights and community development;

Or. fr

Amendment 185 Pál Szekeres

Draft motion for a resolution Paragraph 7

Draft motion for a resolution

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments *must prioritise* workers' rights and community development;

Amendment

7. Supports investments in sectors such as electric vehicle battery production, charging infrastructure, renewable energy and digital technologies; insists that these investments *respects* workers' rights and community development;

Or. en

Amendment 186 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 7 a (new)

Draft motion for a resolution

Amendment

7a. Insists that the European authorities ensure that Europe's economic and industrial fabric is

PE765.265v01-00 98/160 AM\1309609EN.docx

preserved by putting European companies and workers at the heart of their priorities; stresses that these objectives are vital in order to guarantee the prosperity and independence of the European Union and its Member States;

Or. fr

Amendment 187 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned:

deleted

Or. en

Amendment 188 Rudi Kennes

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned;

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor and the EU Fair Transition Observatory, to track the number of jobs created or abolished and the companies concerned; calls on the Commission to promote the recording of all restructuring plans with the labour authorities

AM\1309609EN.docx 99/160 PE765.265v01-00

following the standard practice in France, and to promote the adoption of this practice across all Member States;

Or. en

Amendment 189 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned;

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor *and the forthcoming EU Just Transition Observatory*, to track the number of jobs created or abolished and the companies concerned;

Or. en

Amendment 190

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned;

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor *and the forthcoming EU Fair Transition Observatory*, to track the number of jobs created or abolished and the companies concerned;

PE765.265v01-00 100/160 AM\1309609EN.docx

Amendment 191 Dennis Radtke

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or *abolished* and the companies concerned;

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or *lost* and the companies concerned;

Or. en

Amendment 192 Branislav Ondruš

Draft motion for a resolution Paragraph 8

Draft motion for a resolution

8. Invites the Commission to monitor the trends in restructuring and their impact on employment, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned;

Amendment

8. Invites the Commission to monitor the trends in restructuring and their impact on employment *and regional development and cohesion*, using data from tools, such as the European Restructuring Monitor, to track the number of jobs created or abolished and the companies concerned;

Or. en

Amendment 193 Romana Jerković

Draft motion for a resolution Paragraph 8 a (new)

Amendment

8a. Calls on the Commission to establish a framework to elevate social dialogue, collective bargaining, trade union organizing and the right to strike in Member States that fall behind EU standards. That can be accomplished through monitoring and use of scoreboards integrated into mechanisms such as the European semester:

Or. en

Amendment 194 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

Amendment

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

deleted

Or. en

Amendment 195 Mélanie Disdier, Marie Dauchy

PE765.265v01-00 102/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Warns that restructuring processes **should not** come at the cost of workers' rights and **should guarantee** full respect of the right to collective bargaining;

Or. fr

Amendment 196 Miriam Lexmann

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; *believes* that restructuring processes *shall not* come at the cost of workers' rights;

Or. en

Amendment 197 Pál Szekeres

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that restructuring processes should not be carried out to the detriment of workers' rights and should ensure full respect for the right to collective bargaining; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage in all Member States, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 198 Dennis Radtke

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a *net-zero* economy that sustains its social and environmental standards; warns that restructuring processes must *never* come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and

Amendment

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a *climate-neutral* economy that sustains its social, *economic* and environmental standards; warns that restructuring processes must *respect fundamental* workers' rights *such as the right of information and consultation*; calls on the Commission *and the Member States* to take action to reinforce and promote collective bargaining, *work to*

PE765.265v01-00 104/160 AM\1309609EN.docx

guaranteeing full respect of the right **to** collective bargaining;

increase *the* collective bargaining coverage to at least 80 % in all Member States, *in* full respect of the *autonomy of the social partners, and of the* right *of* collective bargaining;

Or. en

Amendment 199 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that restructuring processes are essential in achieving the digital and green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; *Emphasises that workers* should be beneficiaries of restructuring, either as they transfer to a new, minimally equivalent job within their current firm or sector, or as they reskill to transfer to a job in a future-proof sector, all while being adequately assisted and compensated; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 200

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

AM\1309609EN.docx 105/160 PE765.265v01-00

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that *restructuring* processes *are essential in* achieving the green transition objectives and *are an imperative for* a net-zero economy that sustains its social and environmental standards; warns that restructuring *processes* must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that transformation processes will need to take place in the *process of* achieving the green transition objectives and a net-zero economy that sustains its social and environmental standards: warns that transformation processes and restructuring must never come at the cost of workers' rights or working conditions and must safeguard and create quality jobs; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, a target, according to Eurofound currently reached in only 8 of them, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 201 Rudi Kennes

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that *restructuring* processes are *essential in* achieving the green transition objectives and *are an imperative for* a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to

Amendment

9. Stresses that *transformation* processes are *inevitable in the path to* achieving the green transition objectives and a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States *following the requirement of the Minimum Wage*

PE765.265v01-00 106/160 AM\1309609EN.docx

collective bargaining;

Directive, and guaranteeing full respect of the right to collective bargaining **and the autonomy of social partners**;

Or. en

Amendment 202
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that *restructuring* processes *are essential in achieving* the green transition objectives and *are an imperative for* a net-zero economy that sustains its social and environmental standards; warns that *restructuring* processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that *transitional* processes at sectoral level are inevitable to achieve the green transition objectives and a netzero economy that sustains its social and environmental standards; warns that transformation processes must never come at the cost of workers' rights or working conditions and must safeguard and create quality jobs; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 203 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its

Amendment

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its

AM\1309609EN.docx 107/160 PE765.265v01-00

social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, *ensuring* an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, *promoting* an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 204 Branislay Ondruš

Draft motion for a resolution Paragraph 9

Draft motion for a resolution

9. Stresses that restructuring processes are essential in achieving the green transition objectives and are an imperative for a net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Amendment

9. Stresses that restructuring processes should be set up in order to ensure achievement of the green transition objectives and net-zero economy that sustains its social and environmental standards; warns that restructuring processes must never come at the cost of workers' rights; calls on the Commission to take action to reinforce and promote collective bargaining, ensuring an increase in collective bargaining coverage to at least 80 % in all Member States, and guaranteeing full respect of the right to collective bargaining;

Or. en

Amendment 205

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 9 a (new)

PE765.265v01-00 108/160 AM\1309609EN.docx

Draft motion for a resolution

Amendment

9a. Notes the need for strengthening social dialogue and for better articulation of collective agreements insofar as according to Eurofound most of the recently identified agreements have been concluded at company level, some have been identified at the cross-sectoral level, with few agreements available at sectoral level;

Or. en

Amendment 206 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

deleted

Or. en

Amendment 207 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

Amendment

10. Emphasises that restructuring

10. Calls on the Commission and the

AM\1309609EN.docx 109/160 PE765.265v01-00

processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Or. fr

Amendment 208 Miriam Lexmann

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies to identify warning signs early and develop comprehensive plans to address employment needs;

Or. en

Amendment 209 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job

PE765.265v01-00 110/160 AM\1309609EN.docx

losses; calls on the Commission and the Member States to *support companies* working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

losses; calls on the Commission and the Member States to *work in close cooperation with social partners* to identify warning signs early and develop comprehensive plans to address employment needs;

Or. en

Amendment 210 Liesbet Sommen

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses while involving worker representatives at an early stage to ensure meaningful social dialogue, also in the case of preventive restructuring frameworks as foreseen in Directive 2019/1023; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs; in that regard, supports investment in training and capacity building of trade unions and workers representatives engaged in restructuring processes;

Or. en

Amendment 211 Rudi Kennes

Draft motion for a resolution Paragraph 10

AM\\\1309609EN.docx 111/160 PE765.265v01-00

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and *mitigate* job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that *developments leading to* restructuring processes *should* be anticipated by management, and plans for changes should start as early as possible to prevent insolvency and job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment and social needs; points out that good practices for transformation and restructuring should be developed by comparing case studies in which anticipation of change by management was successful and by learning from successful experiences in the past;

Or. en

Amendment 212 Dennis Radtke

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify *warning signs* early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify *risks* early and develop comprehensive plans to address employment *and economic stability* needs;

Or. en

Amendment 213

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and *mitigate* job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that when no other option is available restructuring processes should start as early as possible to prevent insolvency and avoid job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Or. en

Amendment 214 Pál Szekeres

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes *should start as early as possible* to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to *support* companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that *during the* restructuring processes *it is essential* to prevent insolvency and mitigate job losses; calls on the Commission and the Member States to *encourage* companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Or. en

Amendment 215 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 10

Draft motion for a resolution

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and *mitigate* job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Amendment

10. Emphasises that restructuring processes should start as early as possible to prevent insolvency and job losses; calls on the Commission and the Member States to support companies working closely with trade unions and workers' representatives to identify warning signs early and develop comprehensive plans to address employment needs;

Or. en

Amendment 216 Hristo Petrov, Brigitte van den Berg, Laurence Farreng

Draft motion for a resolution Paragraph 10 a (new)

Draft motion for a resolution

Amendment

10a. Stresses that restructuring processes also have an impact on the supply chain and can pose a considerable risk to indirect employment across the European Union; calls on the Commission and the Member States to support companies undergoing restructuring processes in order to integrate into their plans the impacts on other European companies of their supply chain; further calls on the Commission and the Member States to support companies indirectly impacted by these restructuring processes to mitigate the consequences on employment;

Or en

PE765.265v01-00 114/160 AM\1309609EN.docx

Amendment 217 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 10 a (new)

Draft motion for a resolution

Amendment

10a. Recognises that the EU needs to reform its economy in order to maintain its competitiveness and achieve the green and digital transitions, including through a European industrial policy; emphasizes that such a major reform is only possible if citizens, regardless of the sector they work in or the region they inhabit, are assured that this transition will be to their benefit;

Or. en

Amendment 218 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 10 b (new)

Draft motion for a resolution

Amendment

10b. Stresses that the EU must address shortages of skilled workers in strategic sectors in order to enhance its competitiveness; points out that addressing skills shortages and supporting workers who need to transition to a new job following a restructuring process are complementary objectives; emphasises the fact that sufficient access to reskilling and upskilling is a precondition for a successful transition to a new job in another sector; urges the Commission to take account of this in its proposals for a Clean industrial deal and

the Union of skills, including by expanding the role of Centres of Vocational Excellence; calls on the Commission to improve the recognition of skills across Member States and to ensure that its programmes better address the needs of vocationally trained experts;

Or. en

Amendment 219 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

deleted

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-

detail/-/publication/1c22896d-4e10-11ea-

aece-01aa75ed71a1/language-en.

Or. en

Amendment 220 Miriam Lexmann

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

11. Calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Or. en

Amendment 221 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a

AM\\\1309609EN.docx 117/160 PE765.265v01-00

Amendment

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

means to avoid obligations, particularly in cases of tactical insolvency;

Or. en

Amendment 222

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the *violation* of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the *frequent* violations of the fundamental rights of collective bargaining and information and consultation before a decision is made; emphasises that trade unions must be empowered to challenge any company's decision to restructure with the right to call on the support of an independent expert, paid by the employer, to evaluate any restructuring case; calls on the Commission to put in place further safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency; sanctions should be

PE765.265v01-00 118/160 AM\1309609EN.docx

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

imposed on abuses;

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Or. en

Amendment 223 Dennis Radtke

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

11. Underlines that restructuring processes must not be used as a pretext to violate workers' information and consultation rights as well as the right of collective bargaining and trade union rights[1]; deplores the violation of the fundamental rights of collective bargaining and workers information and consultation before a decision is made; calls on the Member States and social partners to put in place safeguards to prevent the misuse of restructuring processes as a means to forego employers obligations;

AM\1309609EN.docx 119/160 PE765.265v01-00

Amendment

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-

/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Or. en

Amendment 224 Rudi Kennes

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical *and fraudulent* insolvency; *calls for severe punitive measures in these cases*;

Or. en

Amendment 225 Liesbet Sommen

PE765.265v01-00 120/160 AM\1309609EN.docx

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to *ensure collective bargaining* and to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Or. en

Amendment 226
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext *to violate* workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a decision is made;

Amendment

11. Warns that restructuring must not be used as a pretext *and cannot lead to violation of* workers' and trade union rights⁷; deplores the violation of the fundamental rights of collective bargaining and information and consultation before a

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/-/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Or. en

Amendment 227 Pál Szekeres

Draft motion for a resolution Paragraph 11

Draft motion for a resolution

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the *fundamental* rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

Amendment

11. Warns that restructuring must not be used as a pretext to violate workers' and trade union rights⁷; deplores the violation of the rights of collective bargaining and information and consultation before a decision is made; calls on the Commission to put in place safeguards to prevent the misuse of restructuring as a means to exploit workers or avoid obligations, particularly in cases of tactical insolvency;

PE765.265v01-00 122/160 AM\1309609EN.docx

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications

⁷ Study – 'Study on monitoring the application of the EU Quality Framework for anticipation of change and restructuring', European Commission, Directorate-General for Employment, Social Affairs and Inclusion, Publications

Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Office of the European Union, 2018, https://op.europa.eu/en/publication-detail/publication/1c22896d-4e10-11ea-aece-01aa75ed71a1/language-en.

Or. en

Amendment 228

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 11 a (new)

Draft motion for a resolution

Amendment

11a. Is alarmed that European company law provisions are being used to circumvent national systems of workers' information, consultation and participation; reiterates its call to introduce a new framework directive on workers' information, consultation and participation for European companies, in order to establish minimum standards for information, consultation and participation for those company forms, in particular at company level; stresses that the Directive for a Just Transition in the world of work must strengthen democracy at work with regards to measures concerning climate change, digital transformation and restructuring;

Or. en

Amendment 229 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 12

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

deleted

Or. en

Amendment 230 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

Amendment

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union

deleted

PE765.265v01-00 124/160 AM\1309609EN.docx

involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential: stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Or. en

Amendment 231 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development

Amendment

12. Urges the Commission to ensure the right for all to training, with the employer's participation being commensurate with the company's interest in the training; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job

support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first:

transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Or. fr

Amendment 232 Miriam Lexmann

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12. Calls on the Commission to *present* a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a *right to* quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-tojob transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential: stresses that the

Amendment

12. Calls on the Commission to *put forward initiatives* on just transition in the world of work; urges the Commission to ensure the right for all to training; believes that this proposal should include a job-to-job transition and a quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company;

PE765.265v01-00 126/160 AM\1309609EN.docx

principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Or. en

Amendment 233 Pál Szekeres

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12 Calls on the Commission to *present* a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and *a right to* quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Amendment

12 Calls on the Commission to examine the need for a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should focus on job-to-job transition and quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Or. en

Amendment 234 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12 Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Amendment

12 Emphasises that the most effective way to prevent the need for restructuring is through proactive anticipation and management of change through collective bargaining and information and consultation: calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition *must* apply to *any* green and digital transformation and that workers must be put first; including workers in the supply chains of main industries as well as workers with low qualification and lack of training; Emphasises that gender equality should be an integral part of transition strategies and mainstreamed across related policy and legislative measures to strengthen the fairness of our societies; believes it is

PE765.265v01-00 128/160 AM\1309609EN.docx

essential to ensure equal treatment and equal access to economic opportunities for women, paying attention to the most vulnerable, such as women with disabilities, single mothers, women belonging to minorities and migrant women:

Or. en

Amendment 235 Dennis Radtke

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling *training*, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Amendment

12. Calls on the Commission to present a proposal for a directive on the anticipation and management of change to ensure a just transition, based on collective bargaining and social dialogue; urges the *Member States* to ensure *access* to training for all workers free of cost and during working hours, to ensure quality upskilling or reskilling, *life-long learning*, employee training and career development support; points out upskilling and reskilling should be prioritised as far as possible before job cuts are considered; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for adjustment while providing necessary support to facilitate the transition;

Amendment 236 Rudi Kennes

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12 Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Amendment

Calls on the Commission to 12 urgently present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement like information, consultation, participation, and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, and employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling and reskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring for the green and digital transition, especially in transforming industries in strategic sectors such as automotive and energy, and *must* put the workers first;

Or. en

Amendment 237 Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković,

PE765.265v01-00 130/160 AM\1309609EN.docx

Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first:

Amendment

Calls on the Commission to present 12 a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition *must* apply to *any* transformation or restructuring processes for any transitions (including the green and the digital ones), especially in transforming industries in strategic sectors such as automotive and energy, and workers *must be put* first;

Or. en

Amendment 238 Branislav Ondruš

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12 Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first;

Amendment

Calls on the Commission to present 12 a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the principles of trade union involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours, applying principle of cost sharing between the state and *private sector* believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first:

Or. en

Amendment 239 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Valérie Devaux

Draft motion for a resolution Paragraph 12

Draft motion for a resolution

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the

Amendment

12. Calls on the Commission to present a proposal for a directive on just transition in the world of work, through anticipation and management of change, based on the

PE765.265v01-00 132/160 AM\1309609EN.docx

principles of *trade union* involvement and collective bargaining; urges the Commission to ensure the right for all to training without cost to the worker and during working hours; believes that this proposal should include a right to job-tojob transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, keeping workers in the same sector and region while allowing them sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive and energy, and will put the workers first:

principles of *stakeholder* involvement and collective bargaining; urges the Commission to ensure the right for all to training facilitated by their employer; believes that this proposal should include a right to job-to-job transition and a right to quality upskilling or reskilling training, employee training and career development support; points out that when job changes are necessary, the priority should always be upskilling workers to keep them in the same company; notes that, when job-to-job transition is necessary, transition to a strategic or growth sector should be promoted, while allowing workers sufficient time for reconversion without personal financial losses is essential; stresses that the principle of a fair and social just transition will apply to restructuring, especially in transforming industries in strategic sectors such as automotive, clean tech and energy, and will put the workers first;

Or. en

Amendment 240 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 12 a (new)

Draft motion for a resolution

Amendment

12a. Highlights the importance of maintaining competitive transformation costs in the EU, as well as short-term measures to reduce regulatory burden, ensure coherence, predictability and appropriate timing and consultation for future legislation; calls on the Commission to follow recommendations of Draghi's report in order to ensure that EU remains a leader in the global automotive industry, preserves jobs, R&D facilities, and manufacturing within the

region; underlines that the radical displacement of production away from the EU's automotive sector or the rapid takeover of EU plants and companies by state-subsidised competitors should be avoided;

Or. en

Amendment 241 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

Amendment

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

deleted

Or. en

Amendment 242

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

PE765.265v01-00 134/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

Amendment

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

deleted

Or. en

Amendment 243 Miriam Lexmann

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

Amendment

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and

deleted

AM\1309609EN.docx 135/160 PE765.265v01-00

avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

Or. en

Amendment 244 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a *moratorium* on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

Amendment

13. Calls on the Commission and the Member States to urgently agree on a support programme to protect employment during transitions *and to avoid* the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must *be guaranteed as well as* corporate profits;

Or. fr

Amendment 245 Dennis Radtke

PE765.265v01-00 136/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

Amendment

Considers that in order to prevent 13. job losses and to stimulate economic growth and industrial competitiveness, social partners should continue to engage *in order to agree on* an industrial plan; calls on European enterprises and employers in the processes of restructuring to as far as possible avoid job losses and maintain decent working conditions and high social standards; underlines the importance of protections against unfair dismissals and the necessary support for workers affected by restructuring such as access to upskilling and reskilling; underlines that the dignity of workers, productivity and corporate profits are important objectives to consider in the context of restructuring processes;

Or. en

Amendment 246 Pál Szekeres, Enikő Győri

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

13. Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the

Amendment

13. Considers that in order to prevent the loss of jobs, temporary support *programmes are necessary* to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; *welcomes the existing legal* protections against unfair dismissals and *encourages Member States to provide adequate compensation* for workers

clean industrial deal and avoiding the loss of strategic industrial capacity; *demands stronger* protections against unfair dismissals and *calls* for workers affected by restructuring *to be guaranteed adequate compensation*, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must *always take precedence over* corporate profits;

affected by restructuring, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must *just as much be guaranteed that* corporate profits;

Or. en

Amendment 247 Rudi Kennes

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

13 Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

Amendment

13 Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies is introduced: calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the Clean Industrial Deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in securing new employment; reaffirms that the dignity of workers must always take precedence over corporate profits; calls on the Commission to implement measures to close loopholes and defeat fraudulent practices in existing legislature with which companies try to circumvent the protection of workers and workers' representatives in the cases of

PE765.265v01-00 138/160 AM\1309609EN.docx

Or. en

Amendment 248 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Grégory Allione, Valérie Devaux, Hristo Petrov

Draft motion for a resolution Paragraph 13

Draft motion for a resolution

13 Considers that in order to prevent the loss of jobs, and in the absence of an industrial plan agreed with the social partners, a moratorium on closures and forced redundancies should be possible; calls on the Commission and the Member States to urgently agree on a moratorium on forced redundancies with a temporary support programme to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; demands stronger protections against unfair dismissals and calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in *securing* new employment; reaffirms that the dignity of workers must always take precedence over corporate profits;

Amendment

13 Considers that an industrial plan agreed with the social partners is essential to promote the economic viability of European industrial companies and, in the worst case, prevent closures and forced redundancies; calls on the Commission and the Member States to support companies, in particular SMEs, to prevent forced redundancies; highlights that a temporary support programme is needed to protect employment during transitions, creating space for the clean industrial deal and avoiding the loss of strategic industrial capacity; recognises that such industrial plans should be devised and supported at an early stage, when a company can gradually restructure without risking forced redundancies; calls for workers affected by restructuring to be guaranteed adequate compensation, retraining opportunities and support in *finding* new employment; reaffirms that the dignity of workers must always be respected;

Or. en

Amendment 249 Rudi Kennes

Draft motion for a resolution Paragraph 13 a (new)

13a. Calls for binding social plans to be a mandatory requirement in all restructuring processes agreed by workers' representative bodies, trade unions, and management; these may include: reskilling and upskilling, support with voluntary redeployment in another workplace, career guidance, free legal advice; in case job losses cannot be avoided, upgrading of unemployment benefits provided by the company should be possible and redundancy payments or compensation for losing employment should be obligatory; each social plan has to be tailored to the different types of restructuring and employees and trade union representatives must be fully informed about the anticipated restructuring plans in due course and involved in the drafting of those plans; a social plan should always contain active measures to retain work and, only in the absence of possible alternatives, satisfactory redundancy and compensation payments should be offered to the workers affected to make up for the iob loss;

Or. en

Amendment 250 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

Draft motion for a resolution Paragraph 13 a (new)

Draft motion for a resolution

Amendment

13a. Emphasises that substantial restructuring operations may affect regional economies and require a regional approach; calls on the Commission to establish a framework for

developing regional economic strategies to establish new sources of quality jobs in future-proof sectors, such as clean tech and digital, in response to major restructuring processes in the region; invites the Commission to explore how such strategies may be supported through public funding, building on the experiences from the Just Transition Fund; Highlights that such regional approaches should involve all participants of local economic ecosystems, including local and regional governments, affected firms and workers, and social partners;

Or. en

Amendment 251 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 13 a (new)

Draft motion for a resolution

Amendment

Stresses that the ability to recruit and retain a qualified workforce is essential to a competitive EU industry; considers education in future-oriented sectors, skills and competences, particularly as regards vocational education training and dual formation and digital skills, to be essential to address current skills shortages; underlines that EU industry and enterprises should play a key role in planning and developing educational and training programs in order to ease the transition to the labour market; believes that lifelong learning is a prerequisite to ensure efficient and timely upskilling and reskilling of workers;

Or. en

Amendment 252 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

Amendment

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

Or. fr

Amendment 253 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

deleted

deleted

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

Amendment

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

Or. en

Amendment 254 Dennis Radtke

PE765.265v01-00 142/160 AM\1309609EN.docx

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

Amendment

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

deleted

Or. en

Amendment 255 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

Amendment

14. Calls on the Commission to develop an industrial plan for the automotive sector, focused on boosting investment and avoiding delocalisation of production away from the EU and loss of jobs, while continuing decarbonisation;

Or. en

Amendment 256
Sara Matthieu
on behalf of the Greens/EFA Group

AM\1309609EN.docx 143/160 PE765.265v01-00

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice:

Amendment

14 Welcomes the Commission's proposal for a Clean Industrial Deal; Stresses that the Clean Industrial Deal should be coordinated and financed at EU level, actively steering the European development of our economy and protecting it against unfair competition; Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

Or. en

Amendment 257 Pál Szekeres

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

14. Calls on the Commission to develop a comprehensive plan, *similar* to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy *while* strengthening the European social model and social justice;

Amendment

14. Calls on the Commission to build on the declaration accepted on 8th November 2024 on a new European competitiveness agreement and develop a comprehensive plan, provide an adequate answer to the United States' Inflation Reduction Act, focused on boosting investment in green and low-carbon technologies, renewable energy and sustainable industries, based on the EU Taxonomy Regulation with the objective of enhancing competitiveness, while accelerating the EU's transition to a climate-neutral economy and strengthening

PE765.265v01-00 144/160 AM\1309609EN.docx

the European social model and social justice;

Or. en

Amendment 258

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while strengthening the European social model and social justice;

Amendment

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries *and ensuring quality jobs*, with the objective of accelerating the EU's transition to a climate-neutral economy *and managing all transitions* while strengthening the European social model and social justice;

Or. en

Amendment 259 Rudi Kennes

Draft motion for a resolution Paragraph 14

Draft motion for a resolution

14. Calls on the Commission to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy and sustainable industries, with the objective of accelerating the EU's transition to a climate-neutral economy while

Amendment

14. Calls on the Commission to urgently modify the rules on state aid and to develop a comprehensive plan, similar to the United States' Inflation Reduction Act, focused on boosting investment in green technologies, renewable energy, and sustainable and strategic industries, with the objective of accelerating the EU's

AM\1309609EN.docx 145/160 PE765.265v01-00

strengthening the European social model and social justice;

transition to a climate-neutral economy while strengthening the European social model and social justice;

Or. en

Amendment 260 Sara Matthieu on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 14 – subparagraph 1 (new)

Draft motion for a resolution

Amendment

Calls on the Commission and the Member States to create European lead markets for sustainable green products by targeted investment, green procurement, European product standards and strengthening the demand side of the market; calls the Commission for European measures to support the European car industry to transition to e-mobility by boosting the take up of electric vehicles; calls the Commission to propose a legislative initiative to green corporate vehicle fleets, encourage the Member States to set up social leasing schemes, step up investing in charging infrastructure and ensure incentives to prioritize affordable electric vehicles:

Or. en

Amendment 261 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 14 a (new) Draft motion for a resolution

Amendment

14a. Calls on the European Commission to anticipate a safeguard clause to revise the 2025 targets for CO2 emissions; underlines that many companies will not be able to meet the deadlines which might lead to another wave of layoffs;

Or. en

Amendment 262 Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

Amendment

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

deleted

Or. en

Amendment 263 Miriam Lexmann

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

Amendment

15. Calls for *the establishment of a comprehensive directive* to address the

15. Calls for *initiatives* to address the challenges and complexities associated

AM\1309609EN.docx 147/160 PE765.265v01-00

challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers;

Or. en

Amendment 264 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Amendment

15. Calls on the Member States to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions and adequate rights and protections for subcontracted workers, while ensuring that subcontracting is not used as a means to circumvent workers' rights;

Or. fr

Amendment 265 Pál Szekeres

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

15. Calls for *the establishment of a comprehensive directive* to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights

Amendment

15. Calls for *guidelines* to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers;

PE765.265v01-00 148/160 AM\1309609EN.docx

and protections for subcontracted workers; calls for *the directive to include provisions* for collective bargaining rights to *enable subcontracted* workers *to negotiate their terms of employment effectively*;

calls for *guidelines* for collective bargaining rights to *ensure that subcontracting does not serve as a means to circumvent* workers' *rights*;

Or. en

Amendment 266

Estelle Ceulemans, Gabriele Bischoff, Marc Angel, Isilda Gomes, Romana Jerković, Nora Mebarek, Marit Maij, Idoia Mendia, Alicia Homs Ginel, Klára Dobrev, Vilija Blinkevičiūtė, Vivien Costanzo

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for *subcontracted* workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Amendment

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting and labour intermediaries in Europe to ensure fair working conditions, adequate rights and protections for workers; calls for the directive to include measures regulating the role of labour intermediaries and introducing an EU general legal framework limiting subcontracting and ensuring joint and several liability through the subcontracting chain, as well as provisions for collective bargaining rights to ensure equal treatment and enable subcontracted workers to negotiate their terms of employment effectively;

Or. en

Amendment 267 Rudi Kennes

Draft motion for a resolution Paragraph 15

AM\1309609EN.docx 149/160 PE765.265v01-00

Draft motion for a resolution

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for *subcontracted* workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Amendment

15 Calls for the *urgent* establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for workers, and joint and severe liability along the entire subcontracting chain; that companies cannot use subcontracting to avoid complying with European and national labour law; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively following the terms of the lead company;

Or. en

Amendment 268 Dennis Radtke

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Amendment

15. Calls on the Commission in close collaboration with the social partners to consider the establishment of a framework directive to address the challenges and complexities associated with employers obligations in subcontracting chains to ensure decent working conditions, and the respect of workers rights; calls for the directive to include provisions for the respect of information and consultation rights, as well as the right of collective bargaining;

Or. en

Amendment 269 Branislav Ondruš

Draft motion for a resolution Paragraph 15

Draft motion for a resolution

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Amendment

15. Calls for the establishment of a comprehensive directive to address the challenges and complexities associated with subcontracting in Europe to ensure fair working conditions, adequate rights and protections for subcontracted workers, including obligatory application of principle of joint liability of contractor for the working conditions of employees of its subcontractors; calls for the directive to include provisions for collective bargaining rights to enable subcontracted workers to negotiate their terms of employment effectively;

Or. en

Amendment 270 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of

Amendment

deleted

green clauses and agreements to manage green restructuring;

Or. fr

Amendment 271 Miriam Lexmann

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

Amendment

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of green clauses and agreements to manage green restructuring;

deleted

Or. en

Amendment 272 Raúl de la Hoz Quintano, Maravillas Abadía Jover, Rosa Estaràs Ferragut

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

Amendment

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment;

deleted

PE765.265v01-00 152/160 AM\1309609EN.docx

highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of green clauses and agreements to manage green restructuring;

Or en

Amendment 273

Elena Donazzan, Chiara Gemma, Francesco Torselli, Mariateresa Vivaldini, Georgiana Teodorescu

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

Amendment

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of green clauses and agreements to manage green restructuring;

deleted

Or. en

Amendment 274 Brigitte van den Berg, Marie-Pierre Vedrenne, Laurence Farreng, Hristo Petrov, Grégory Allione, Valérie Devaux

AM\1309609EN.docx 153/160 PE765.265v01-00

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

16. Calls *for* green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of green clauses and agreements to manage green restructuring;

Amendment

16. Calls *on the social partners to consider the use of* green collective bargaining;

Or. en

Amendment 275 Pál Szekeres

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of

Amendment

16. Highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; *calls for* the integration of green clauses *in collective* agreements *that have a direct and indirect effect on the environment* to manage green restructuring;

PE765.265v01-00 154/160 AM\1309609EN.docx

green clauses *and* agreements to manage green restructuring;

Or. en

Amendment 276 Dennis Radtke

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

16 Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment; highlights that green collective agreements can cover the impact of companies' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; insists on the integration of green clauses and agreements to manage green restructuring;

Amendment

16. Calls on the social partners in the context of collective bargaining to consider elements related to the transition to a climate-neutral economy; highlights that collective agreements can cover the impact of the undertaking's activities on the environment, the protection of workers from the effects of climate change and the impact of the green transition on working conditions;

Or. en

Amendment 277 Rudi Kennes

Draft motion for a resolution Paragraph 16

Draft motion for a resolution

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment;

Amendment

16. Calls for green collective bargaining in the form of negotiable clauses between the social partners of collective agreements that have a direct and indirect effect on the environment;

AM\1309609EN.docx 155/160 PE765.265v01-00

highlights that green collective agreements can cover the impact of *companies*' activities on the environment, the protection of workers from the effects of climate change and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified; *insists on the integration of* green clauses and agreements to manage green restructuring;

highlights that green collective agreements can cover the impact of *business* activities on the environment, the protection of workers from the effects of climate change, and the impact of the green transformation on employment and work organisation; notes that two main forms of green collective agreements can be identified: green clauses and agreements to manage green restructuring; *insists on the need for the integration of both*;

Or en

Amendment 278
Sara Matthieu
on behalf of the Greens/EFA Group

Draft motion for a resolution Paragraph 16 – subparagraph 1 (new)

Draft motion for a resolution

Amendment

Calls on the Commission to ensure diligent and comprehensive impact assessments for all proposed legislation, assessing the socio-economic impact and with due consideration to jobs, skills, competences and working conditions in different countries, regions, sectors and companies in order to provide the necessary knowledge to develop adequate social policies and measures as well as territorial and sectoral just transition pathways adapted to regional realities;

Or. en

Amendment 279 Rudi Kennes

Draft motion for a resolution Paragraph 16 a (new)

PE765.265v01-00 156/160 AM\1309609EN.docx

Amendment

Calls on the Commission to 16a. consider whether the nature of services of general interest and services of general economic interest such as healthcare, care services, education, public transport, postal services^{1a}, etc. should not be subject to liberalisation, to the same competition rules as other commercial services, to restructuring and outsourcing and, therefore, not applied to the Public Procurement Directive; calls for the recommunalisation and in-sourcing of all essential services in all those circumstances in which there is a clear long-term need for a service which requires regular working patterns and permanent staff; notes that the guiding principles for public services must be high quality, continuity and security, equal access, affordable prices, universal provision, transparency, and high job quality;

Or. en

Amendment 280 Mélanie Disdier, Marie Dauchy

Draft motion for a resolution Paragraph 16 a (new)

Draft motion for a resolution

Amendment

16a. Recalls that subcontracting must not be a means to circumvent workers' rights;

^{1a} Articles 16, 86(2), and 36 of the Treaty establishing the European Community (TEC); 2004 White Paper on services of general interest [[COM (2004) 374, 12.5.2004

Amendment 281 Rudi Kennes

Draft motion for a resolution Paragraph 16 b (new)

Draft motion for a resolution

Amendment

16b. Call on the Commission to ensure that the aim of restructuring should always be internal mobility before dismissals, pursuing reskilling and upskilling for workers whenever possible, prioritising support with transitioning to similar employment in the same residence area of the worker, and the creation of new organisational operations and related jobs to reflect the change that led to the restructuring;

Or. en

Amendment 282 Rudi Kennes

Draft motion for a resolution Paragraph 16 c (new)

Draft motion for a resolution

Amendment

16c. Invites the Commission and the Member States in situations of restructuring to encourage and support the takeover of failing organisations into the hands of workers in forms such as cooperatives or individual small businesses to use their competences and expertise; senior workers should be given the opportunity to take voluntary early retirement; the offer of flexible or reduced working hours should always be the preference before being dismissed;

Amendment 283 Rudi Kennes

Draft motion for a resolution Paragraph 16 d (new)

Draft motion for a resolution

Amendment

16d. Reiterates the need for restructuring processes to take place only with the full involvement of workers' representatives and trade unions; their drafting, agreement and implementation should only be possible with the agreement of workers, their representatives, and trade unions, and with the possibility for any such plans to be vetoed if unfavourable to workers;

Or. en

Amendment 284 Rudi Kennes

Draft motion for a resolution Paragraph 16 e (new)

Draft motion for a resolution

Amendment

16e. Urges the Commission to assess the proper implementation of the Minimum Wage Directive and to ensure and safeguard minimum wages by law or collective agreements; calls on the Commission to monitor the proper implementation of the Minimum Wage Directive to ensure that all workers are covered by a decent level of wages that guarantees that workers can live at least above the poverty threshold;

Or. en

