


Procedure file

Basic information		
INI - Own-initiative procedure	2015/2315(INI)	Procedure completed
Corporate liability for serious human rights abuses in third countries		
Subject 6.10.09 Human rights situation in the world		

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	 AFET Foreign Affairs	 CORRAO Ignazio	06/05/2015
		Shadow rapporteur	
		 GRZYB Andrzej	
		 ASSIS Francisco	
		 GERICKE Arne	
		 WEBER Renate	
	 BUCHNER Klaus		

Key events			
26/11/2015	Committee referral announced in Parliament		
12/07/2016	Vote in committee		
19/07/2016	Committee report tabled for plenary	A8-0243/2016	Summary
24/10/2016	Debate in Parliament		
25/10/2016	Results of vote in Parliament		
25/10/2016	Decision by Parliament	T8-0405/2016	Summary
25/10/2016	End of procedure in Parliament		

Technical information	
Procedure reference	2015/2315(INI)
Procedure type	INI - Own-initiative procedure
Procedure subtype	Initiative
Legal basis	Rules of Procedure EP 54

Other legal basis	Rules of Procedure EP 159
Stage reached in procedure	Procedure completed
Committee dossier	AFET/8/05046

Documentation gateway

Committee draft report	PE578.743	18/03/2016	EP	
Amendments tabled in committee	PE580.788	28/04/2016	EP	
Committee report tabled for plenary, single reading	A8-0243/2016	19/07/2016	EP	Summary
Text adopted by Parliament, single reading	T8-0405/2016	25/10/2016	EP	Summary

Corporate liability for serious human rights abuses in third countries

The Committee on Foreign Affairs adopted the own-initiative report by Ignazio CORRAO (EFD, IT) on corporate liability for serious human rights abuses in third countries.

Increasing globalisation and internationalisation of business activities and supply chains will make the role that corporations play in ensuring respect for human rights more important.

In this regard, Members are deeply concerned by cases of human rights violations committed in third countries, including as a result of some EU corporations and business enterprises management decisions.

They reaffirmed the urgent need to act in a continuous, effective and coherent manner at all levels, including national, European and international, in order to effectively address human rights abuses by international corporations when they appear.

While welcoming the adoption of the UN Guiding Principles (UNGPs) on Business and Human Rights, Members called for all the UNGPs and other international corporate responsibility standards to be consistently raised by EU representatives in human rights dialogues with third countries.

Calls addressed to corporations: recognising the major importance of CSR and welcomes the growing use of instruments based on CSR and the self-commitment by corporations, the report strongly emphasised that respecting human rights is a moral duty and a legal obligation on corporations and their management and should be integrated into a long-term economic perspective, wherever they may act and whatever their size or industrial sector.

Members welcomed the Commission's active cooperation with the participation of the Parliament and the Council together with other international bodies to achieve a fundamental convergence of CSR initiatives in the long term and the exchange and promotion of good corporate practice regarding CSR, as well as to push forward the guidelines provided in the International Organisation for Standardisations ISO 26000 so as to ensure a single global, coherent and transparent definition of CSR.

Calls addressed to Member States: the report called on the Union and the Member States to:

- ensure that human rights are protected, including against abuses committed by companies;
- adopt binding instruments devoted to the effective protection of human rights in the field of corporate responsibility;
- implement the UNGPs swiftly and robustly in all areas falling under their respective competence, including by developing action plans;
- lay down clear rules setting out that companies established in their territory or under their jurisdiction must respect human rights throughout their operations, in every country and context in which they operate, and in relation to their business relationships, including outside the EU;
- prioritise for immediate action the establishment of mandatory human rights due diligence for business enterprises which are owned or controlled by the state, and/or receive substantial support and services from state agencies or European institutions as well as for businesses that provide goods or services through public procurement contract;
- address companies that use raw materials or commodities under the current legislature procedure that might originate from conflict affected areas to disclose their sourcing and use of such materials by product labelling, to provide complete information on the content and origin of products.

Access to effective remedies: Member States should take any appropriate steps, in cooperation with international partners, to ensure, through judicial, administrative, legislative or other appropriate means, that when such human rights violations occur, those affected have access to an effective remedy, when a corporation based in the given states holds, directs or controls companies that are responsible for human rights violations in other countries.

Calls addressed to the Commission: welcoming the non-binding private sector initiatives for responsible supply chain management introduced by the Commissions services are by themselves not sufficient, Members called for urgent binding and enforceable rules and related sanctions and independent monitoring mechanisms.

The Commission is called upon to:

- systematically include in trade and investment agreements rules on corporate liability for violations of human rights;
- come forward with a legislative proposal for the export control of dual use items, since technologies made by European companies are still causing human rights violations all over the world;
- establish minimum rules concerning the definition of criminal offences and sanctions in the areas of particularly serious crimes with a cross-border dimension pertaining to serious human right violations in third countries committed by corporations, given the nature and

- impact of such offences and the special need to combat them on a common basis;
- report regularly on the steps taken to ensure effective protection of human rights in the context of business activity.

In order to promote increased awareness among producers and consumers, Members recommended the creation of a certified abuse-free product label at EU level. This label shall be monitored by an independent body governed by strict rules and endowed with powers of inspection, devoted to verifying and certifying that no abuse has been committed at any stage in the chain of production of the relevant good.

Lastly, the Commission is called upon to launch an EU-wide campaign, introducing and promoting the abuse-free label regarding respect for human rights.

Corporate liability for serious human rights abuses in third countries

The European Parliament adopted by 569 votes to 54, with 74 abstentions, a resolution on corporate liability for serious human rights abuses in third countries.

International background: increasing globalisation and internationalisation of business activities and supply chains will make the role that corporations play in ensuring respect for human rights more important.

In this regard, Members are deeply concerned by cases of human rights violations committed in third countries, including as a result of some EU corporations and business enterprises management decisions. They reaffirmed the urgent need to act in a continuous, effective and coherent manner at all levels, including national, European and international, in order to effectively address human rights abuses by international corporations when they appear.

While welcoming the adoption of the UN Guiding Principles (UNGPs) on Business and Human Rights, Members called for all the UNGPs and other international corporate responsibility standards to be consistently raised by EU representatives in human rights dialogues with third countries.

Calls addressed to corporations: Parliament called on companies, whether European or not, to carry out human rights due diligence and to integrate their findings into internal policies and procedures.

Recognising the major importance of CSR and welcomes the growing use of instruments based on CSR and the self-commitment by corporations, Parliament strongly emphasised that respecting human rights is a moral duty and a legal obligation on corporations and their management and should be integrated into a long-term economic perspective, wherever they may act and whatever their size or industrial sector.

Members welcomed the Commission's active cooperation with the participation of the Parliament and the Council together with other international bodies to achieve a fundamental convergence of CSR initiatives in the long term and the exchange and promotion of good corporate practice regarding CSR, as well as to push forward the guidelines provided in the International Organisation for Standardisations ISO 26000 so as to ensure a single global, coherent and transparent definition of CSR.

Attention needs to be drawn to the special features of SMEs and the opposition to all measures that could result in additional administrative or financial constraints for SMEs.

Calls addressed to Member States: Parliament called on the Union and the Member States to:

- ensure that human rights are protected, including against abuses committed by companies;
- explicitly include the principle of human rights protection in all trade treaties that they sign;
- adopt binding instruments devoted to the effective protection of human rights in the field of corporate responsibility;
- implement the UNGPs swiftly and robustly in all areas falling under their respective competence, including by developing action plans;
- lay down clear rules setting out that companies established in their territory or under their jurisdiction must respect human rights throughout their operations, in every country and context in which they operate, and in relation to their business relationships, including outside the EU;
- prioritise for immediate action the establishment of mandatory human rights due diligence for business enterprises which are owned or controlled by the state, and/or receive substantial support and services from state agencies or European institutions as well as for businesses that provide goods or services through public procurement contract;
- address companies that use raw materials or commodities under the current legislature procedure that might originate from conflict affected areas to disclose their sourcing and use of such materials by product labelling, to provide complete information on the content and origin of products.

Access to effective remedies: Member States should take any appropriate steps, in cooperation with international partners, to ensure, through judicial, administrative, legislative or other appropriate means, that when such human rights violations occur, those affected have access to an effective remedy, when a corporation based in the given states holds, directs or controls companies that are responsible for human rights violations in other countries.

Calls addressed to the Commission: stressing that non-binding private sector initiatives are by themselves not sufficient, Members called for the adoption of urgent binding and enforceable rules and related sanctions and independent monitoring mechanisms.

The Commission is called upon to:

- systematically include in trade and investment agreements rules on corporate liability for violations of human rights;
- come forward with a legislative proposal for the export control of dual use items, since technologies made by European companies are still causing human rights violations all over the world;
- establish minimum rules concerning the definition of criminal offences and sanctions in the areas of particularly serious crimes with a cross-border dimension pertaining to serious human right violations in third countries committed by corporations, given the nature and impact of such offences and the special need to combat them on a common basis;
- report regularly on the steps taken to ensure effective protection of human rights in the context of business activity.

Parliament urged the building of a consistent body of law, including rules governing access to justice, jurisdiction, the recognition and

enforcement of judicial decisions in civil and commercial matters, the applicable law, and judicial assistance in cross-border situations involving third countries.

In order to promote increased awareness among producers and consumers, Members recommended the creation of a certified abuse-free product label at EU level. This label shall be monitored by an independent body governed by strict rules and endowed with powers of inspection, devoted to verifying and certifying that no abuse has been committed at any stage in the chain of production of the relevant good.

Lastly, the Commission is called upon to launch an EU-wide campaign, introducing and promoting the abuse-free label regarding respect for human rights.