

Procedure file

Basic information		
RSP - Resolutions on topical subjects	2016/2667(RSP)	Procedure completed
Resolution on China's market economy status		
Subject		
6.20.01 Agreements and relations in the context of the World Trade Organization (WTO)		
6.20.02 Export/import control, trade defence, trade barriers		
6.20.03 Bilateral economic and trade agreements and relations		
Geographical area		
China		

Key players		
European Parliament		
European Commission		
	Commission DG Trade	Commissioner MALMSTRÖM Cecilia

Key events			
10/05/2016	Debate in Parliament		
12/05/2016	Results of vote in Parliament		
12/05/2016	Decision by Parliament	T8-0223/2016	Summary
12/05/2016	End of procedure in Parliament		

Technical information	
Procedure reference	2016/2667(RSP)
Procedure type	RSP - Resolutions on topical subjects
Procedure subtype	Resolution on statement
Other legal basis	Rules of Procedure EP 132-p2
Stage reached in procedure	Procedure completed

Documentation gateway					
Motion for a resolution		B8-0610/2016	09/05/2016	EP	
Motion for a resolution		B8-0604/2016	12/05/2016	EP	
Motion for a resolution		B8-0605/2016	12/05/2016	EP	
Motion for a resolution		B8-0607/2016	12/05/2016	EP	

Motion for a resolution		B8-0608/2016	12/05/2016	EP	
Motion for a resolution		B8-0609/2016	12/05/2016	EP	
Motion for a resolution		B8-0611/2016	12/05/2016	EP	
Motion for a resolution		B8-0612/2016	12/05/2016	EP	
Text adopted by Parliament, single reading		T8-0223/2016	12/05/2016	EP	Summary
Joint motion for resolution		RC-B8-0607/2016	12/05/2016		
Commission response to text adopted in plenary		SP(2016)486	23/09/2016	EC	

Resolution on China's market economy status

The European Parliament adopted by 546 votes to 28, with 77 abstentions, a resolution on China's market economy status.

The resolution was tabled by the EPP, S&D, ECR, ALDE and Greens/EFA groups.

An important partnership: Parliament reiterated the importance of the EU partnership with China. China is the EU's second biggest trading partner and the EU is China's biggest trading partner, with daily trade flows of well over EUR 1 billion between them.

In 2015, investment from China into the EU for the first time exceeded investment from the EU into China, whereas the Chinese market has been the main engine of profitability for a number of EU industries and brands.

Respecting criteria: Parliament stressed that China is not a market economy and that the five criteria established by the EU to define market economies have not yet been fulfilled. It is convinced that, until China meets all five EU criteria required to qualify as a market economy, the EU should use a non-standard methodology in anti-dumping and anti-subsidy investigations into Chinese imports in determining price comparability, in accordance with China's Accession Protocol which provide room for the application of a non-standard methodology.

The Commission is called upon to make a proposal in line with this principle.

The Commission is urged to:

- coordinate with the EU's major trading partners, including in the context of the upcoming G7 and G20 summits, on how best to ensure that all provisions of Section 15 of China's Accession Protocol to the WTO that remain in force after 2016 are given full legal meaning under their domestic procedures,
- oppose any unilateral granting of market economy status to China.

Impact on industry and employment: Parliament called on the Commission to take due account of the concerns expressed by EU industry, trade unions and other stakeholders as to the consequences for EU jobs, the environment, standards and sustainable economic growth in all the manufacturing sectors affected and for EU industry as a whole, and ensure, in this context, that EU jobs are defended.

The resolution noted that China's overcapacity is already having strong social, economic and environmental consequences in the EU, as demonstrated by its recent detrimental impact on the EU steel sector, in particular in the United Kingdom, and the social impact on EU jobs of granting market economy status (MES) to China could be substantial.

EU antidumping reform: recalling that 56 of the 73 anti-dumping measures currently in force in the EU apply to Chinese imports, Parliament stressed the imminent need for a general reform of the EU's trade defence instruments in order to guarantee a level playing field for EU industry with China and other trading partners in full compliance with WTO rules.

The Council called on the Council to rapidly seek agreement with Parliament on the modernisation of the Union's trade defence instruments.