# **EUROPEAN PARLIAMENT**

2004
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{PETI}Committee on Petitions2008/2248(INI){28/01/2009}28.1.2009AMENDMENTS1 - 127Draft reportMargrete Auken(PE416.354v01-00)on the impact of extensive urbanization in Spain on individual rights of European citizens, on the environment and on the application of EU law, based upon petitions received (Petitions 00/00 and 00/00)(2008/2248(INI))

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# Amendment 1María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital A

Motion for a resolution	Amendment
A. whereas the <i>petitions process</i> provides	A. whereas the <i>right to petition the European</i>
European citizens and residents with a	Parliament by virtue of Article 194 of the EC
means of obtaining non-judicial redress for	<i>Treaty</i> provides European citizens and
their grievances when these concern issues	residents with a means of obtaining non-
arising from the fields of activity of the	judicial redress for their grievances when
European Union,	these concern issues arising from the fields of
	activity of the European Union,

Or. {ES}es

## Amendment 2Cristina Gutiérrez-CortinesMotion for a resolutionRecital C a (new)

Motion for a resolution	Amendment
	Ca. whereas any citizen or resident of a state
	signatory to the European Convention on
	Human Rights who considers that his/her
	human rights have been violated should
	approach the European Court of Human
	Rights in Strasbourg, bearing in mind that
	before bringing any proceedings before that
	Court he/she must exhaust all domestic
	remedies, as is laid down in Article 35 of the
	Convention,

Or.  $\{ES\}es$ 

### Amendment 3Cristina Gutiérrez-CortinesMotion for a resolutionRecital I

Motion for a resolution	Amendment





I. whereas according to Article 295, the EC Treaty "shall in no way prejudice the rules in Member States governing the system of property ownership" and whereas the case-law of the Court of Justice has confirmed that the competence of Member States in this respect must always be applied in conjunction with the fundamental principles of Community law, such as the free of movement of goods, persons, services and capital (see the judgment of 22 June 1976 in Case C-119/75 Terrapin v Terranova [1976] ECR 1039),

I. whereas the successive communications from the European Commission to the members of the Committee on Petitions stress that considerations such as the obligation on landowners to transfer part of their property to the local authority when a new project is approved, the requirement to pay for that new infrastructure and the compulsory purchase powers conferred on the competent authority are the exclusive competence of the Member States, in accordance with Article 295 of the EC Treaty,

Or. {ES}es

### Amendment 4Nicolae Vlad PopaMotion for a resolutionRecital I

Motion for a resolution	Amendment
I. whereas according to the Article 295 EC	I. whereas according to Article 295, the EC
the Treaty shall be without prejudice to	Treaty "shall in no way prejudice the rules in
"the rules in Member States governing the	Member States governing the system of
system of property ownership" and	property ownership" and the Court of Justice
whereas the jurisprudence of the Court of	has held that that provision merely
Justice has confirmed that the	recognises the power of Member States to
competence of Member States in this	define the rules governing the system of
respect must always be applied in	property ownership and does not exclude any
conjunction with the fundamental	influence whatever of Community law on the
principles of Community law, such as, the	exercise of national property rights (see, to
free movement of goods, persons, services	that effect, Joined Cases 56/64 and 58/64
and capital (see Case C-119/75),	Consten and Grundig v Commission [1966]
	ECR 299, p. 345),

Or. {EN}en

### Amendment 5Nicolae Vlad PopaMotion for a resolutionRecital I a (new)

Motion for a resolution	Amendment

Ia. whereas, however, the Court of Justice has consistently held that, while the right of property forms part of the general principles of Community law, it is not an absolute right and must be viewed in relation to its social function and whereas, consequently, its exercise may be restricted, provided that those restrictions in fact correspond to objectives of general interest pursued by the Community and do not constitute a disproportionate and intolerable interference, impairing the very substance of the rights guaranteed (Case C-491/01 British American Tobacco (Investments) and Imperial Tobacco [2002] ECR I-11453),

Or.  $\{EN\}en$ 

### Amendment 6Nicolae Vlad PopaMotion for a resolutionRecital I b (new)

Motion for a resolution	Amendment
	Ib. whereas, notwithstanding that case-law,
	the Court of Justice has consistently held
	that where national provisions fall outside
	the scope of Community law, there is no
	Community jurisdiction to assess the
	compatibility of those provisions with the
	fundamental rights whose observance the
	Court ensures (see, for instance, the order of
	06/10/2005 in Case C-328/04 Vajnai [2005]
	I-8577), paras 12 and 13),

Or. {EN}en

## Amendment 7Nicolae Vlad PopaMotion for a resolutionRecital J

Motion for a resolution	Amendment

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J. whereas Article 1 of the 1st Additional Protocol to the European Convention on Human rights and Fundamental Freedoms declares that "every natural or legal person is entitled to the peaceful enjoyment of his possessions" wherefore "no one shall be deprived of his possessions except in the public interest and subject to the conditions provided for by law and by the general principles of international law" and that "the right of a State to enforce such laws as it deems necessary" is limited to the pursuit of the objectives "to control the use of property in accordance with the general interest or to secure the payment of taxes or other contributions or penalties";

J. whereas *the first paragraph of* Article 1 of the first Additional Protocol to the ECHR declares that "every natural or legal person is entitled to the peaceful enjoyment of his possessions" and that "[N]o one shall be deprived of his possessions except in the public interest and subject to the conditions provided for by law and by the general principles of international law"; whereas the second paragraph of that article states that "The preceding provisions shall not, however, in any way impair the right of a State to enforce such laws as it deems necessary to control the use of property in accordance with the general interest or to secure the payment of taxes or other contributions or penalties", and whereas, at the time of ratification of the said Protocol, Spain expressed a Reservation in respect of Article 1 in the light of Article 33 of the Spanish Constitution, which stipulates the following: "The right to private property and to inheritance is recognised. 2. The social function of these rights shall determine their scope, as provided for by law. 3. No person shall be deprived of their property or their rights except for a cause recognised as being in the public interest or in the interest of society and in exchange for fitting compensation as provided for by law",

Or. {EN}en

# Amendment 8María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionRecital K

Motion for a resolution	Amendment

K. whereas Parliament considers that the obligation to cede legitimately acquired private property without due process and proper compensation and the obligation to pay arbitrary costs for unrequested and often unnecessary infrastructure development constitute a violation of an individual's fundamental rights under the ECHR and in the light of the case-law of the European Court of Human Rights (see, for instance, Aka v. Turkey),

K. whereas the laws applicable to the regulation of the right of property must conform to the principles laid down in Article 17 of the Charter of Fundamental Rights, which in essence coincide with the rules set out in Article 33 of the Spanish Constitution, with a view to ensuring maximum possible satisfaction of that fundamental right,

Or. {ES}es

### Amendment 9Nicolae Vlad PopaMotion for a resolutionRecital K

Motion for a resolution	Amendment

Judgment of 23 September 1998; see also Parliament's resolution of 21 June 2007 on the results of the fact-finding mission to the regions of Andalucía, Valencia and Madrid conducted on behalf of the Committee on Petitions (OJ C 146 E, 12.6.2008, p. 340).

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K. whereas the European Parliament considers that the obligation to cede legitimately acquired private property without due process and due compensation, and the obligation to pay arbitrary costs for unrequested and often unnecessary infrastructure development, constitute a violation of individual's human rights under the European Convention for the Protection of Human Rights and Fundamental Freedoms and in the light of the case law of the European Court of Human Rights (see Aka v. Turkey),

K. whereas Parliament considers that the obligation to cede legitimately acquired private property without due process and proper compensation and the obligation to pay arbitrary costs for unrequested and often unnecessary infrastructure development would, if proven in a court of law, constitute a violation of an individual's fundamental rights under the ECHR and in the light of the case-law of the European Court of Human Rights (see, for instance, Aka v. Turkev), but considers that there is no link between such compulsory purchase and the fundamental principles of Community law, in particular the right of Union citizens to move and reside freely within the territory of the Member States, a right which would not be infringed by such compulsory purchase,

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Or. {EN}en

### Amendment 10Margrete AukenMotion for a resolutionRecital K a (new)

Motion for a resolution	Amendment
Monon jor a resolution	Ka. whereas last year the Spanish authorities issued instructions regarding the application of the 1989 Coastal Law, which had been neglected for many years during which time extensive environmental damage has been done to coastal areas in Spain, and whereas even the current instructions do not provide clear implementing measures to be followed by the local and regional authorities
	involved, and whereas many new petitions received bear witness to the retro-active contents of the instructions and the arbitrary destruction and demolition of individuals' legitimately acquired property, their rights to such property and their ability to transfer their rights by means of inheritance,

<sup>&</sup>lt;sup>2</sup> Judgment of 23 September 1998; see also Parliament's resolution of 21 June 2007 on the results of the fact-finding mission to the regions of Andalucía, Valencia and Madrid conducted on behalf of the Committee on Petitions (OJ C 146 E, 12.6.2008, p. 340).

## Amendment 11Michael GahlerMotion for a resolutionRecital K a (new)

Motion for a resolution	Amendment
	Ka. whereas, in view of the actual course of
	the demarcation line, those affected have
	formed the strong impression that it has been
	defined arbitrarily at the expense of foreign
	owners, for example on the island of
	Formentera,

Or.  $\{DE\}de$ 

## Amendment 12Margrete AukenMotion for a resolutionRecital K b (new)

Motion for a resolution	Amendment
	Kb. Considers that this Coastal Law impacts disproportionately on individual property owners who should have their rights fully respected, and at the same time insufficiently on the real perpetrators of coastal destruction who have in many instances been responsible for excessive urban developments along the coasts including holiday resorts and who had good grounds for knowing that they were invariably acting contrary to the provisions of the law in question,

Or.  $\{EN\}en$ 

## Amendment 13José Manuel García-Margallo y MarfilMotion for a resolutionRecital L

Motion for a resolution	Amendment

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L. whereas in the course of the current parliamentary term the Committee on Petitions, acting in response to the *very* large number of petitions received, has conducted detailed investigations, has reported three times on the extent of the abuse of the legitimate rights of European citizens to their legally acquired property in Spain, and has also detailed its concerns in relation to the undermining of sustainable development, environmental protection, water quality and provision, procedures concerning public procurement with regard to urbanisation contracts and insufficient control of urbanisation procedures by many local and regional authorities in Spain,

L. whereas in the course of the current parliamentary term the Committee on Petitions, acting in response to the number of petitions received, has conducted detailed investigations, has reported three times on the problems arising from the occasional misapplication of Spanish urban planning legislation as regards citizens' rights and has also detailed its concerns in relation to the undermining of sustainable development, environmental protection and water quality and provision,

Or. {ES}es

### Amendment 14Nicolae Vlad PopaMotion for a resolutionRecital L

# Motion for a resolution

L. whereas in the course of this legislature the Petitions Committee has, based upon the vary large number of petitions received, conducted detailed investigations and has reported three times on the extent of the abuse of the legitimate rights of European citizens to their legally acquired property in Spain and also detailed its concerns in relation to the undermining of sustainable development, environmental protection, water quality and provision, procedures concerning public procurement of urbanisation contracts and insufficient control of the urbanisation procedures by many local and regional authorities in Spain,

#### Amendment

L. whereas in the course of the current parliamentary term the Committee on Petitions, acting in response to the very large number of petitions received, has conducted detailed investigations, has reported three times on the extent of the alleged abuse of the legitimate rights of European citizens to their legally acquired property in Spain, and has also detailed its concerns in relation to the alleged undermining of sustainable development, environmental protection, water quality and provision, procedures concerning public procurement with regard to urbanisation contracts and a somehow poor control of a part of the urbanisation procedures by the responsible institutions;

# Amendment 15María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionRecital L

#### Motion for a resolution Amendment L. whereas in the course of the current L. whereas in the course of the current parliamentary term the Committee on parliamentary term the Committee on Petitions, acting in response to the very Petitions, acting in response to the very large large number of petitions received, has number of petitions received, has conducted conducted detailed investigations, has detailed investigations, has reported three reported three times on the extent of the times on the extent of the abuse of the abuse of the legitimate rights of European legitimate rights of European citizens to their legally acquired property in Spain, and has citizens to their legally acquired property also detailed its concerns in relation to the in Spain, and has also detailed its concerns in relation to the undermining of undermining of sustainable development. sustainable development, environmental environmental protection, water quality and protection, water quality and provision, provision and procedures concerning public procedures concerning public procurement procurement with regard to urbanisation with regard to urbanisation contracts and contracts, which are currently the subject of insufficient control of urbanisation legal proceedings both in Spain and before procedures by many local and regional the Court of Justice of the European authorities in Spain, Communities,

Or. {ES}es

### Amendment 16Willy Meyer PleiteMotion for a resolutionRecital L a (new)

Motion for a resolution	Amendment

<sup>&</sup>lt;sup>3</sup> See the above-mentioned resolution of 21 June 2007 and the resolution of 13 December 2005 on the alleged abuse of the Valencian Land Law or Ley Reguladora de la Actividad Urbanística (LRAU – law on development activities) and its effect on European citizens (Petitions 609/2003, 732/2003, 985/2002, 111272002. 107/2004 and others) (OJ C 286 E, 23.11.2006, p.225).

	La. whereas every level of authority, from central to autonomous and local, has been responsible for setting in motion a model for unsustainable development that has clearly had extremely serious environmental consequences, as well as economic and social consequences,
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Or.  $\{ES\}es$ 

# Amendment 17Cristina Gutiérrez-CortinesMotion for a resolutionRecital L a (new)

Motion for a resolution	Amendment
	La. whereas it has received many petitions from private individuals and from various organisations representing European citizens, complaining about different aspects of urbanisation, and whereas it has noted that many of the issues raised in the petitions submitted in relation to urban expansion do not constitute infringements of Community law, as is evidenced by the communications to the EC Member States, and should be settled by exhausting the legal remedies available in the Member States concerned,

Or. {ES}es

## Amendment 18Carlos José Iturgaiz AnguloMotion for a resolutionRecital M

Motion for a resolution	Amendment

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, in particular by investigating and bringing charges to bear against corrupt local officials who, by their actions, have facilitated unprecedented and unregulated urban developments to the detriment of the rights of European citizens, thereby damaging irretrievably the biodiversity and environmental integrity of many regions of Spain; whereas Parliament has observed, however, that procedures remain outrageously slow and that the sentences handed down in many of these cases are incapable of being enforced in a way which provides any satisfaction to the victims of such abuse,

M. whereas the judicial authorities in Spain *are responding* to the challenge resulting from excessive urbanisation in many coastal areas; whereas Parliament has observed, however, that procedures remain slow,

Or. {ES}es

# Amendment 19María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionRecital M

Motion for a resolution	Amendment



M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, in particular by investigating and bringing charges to bear against corrupt local officials who, by their actions, have facilitated unprecedented and unregulated urban developments to the detriment of the rights of European citizens, thereby damaging irretrievably the biodiversity and environmental integrity of many regions of Spain; whereas Parliament has observed, however, that procedures remain outrageously slow and that the sentences handed down in many of these cases are incapable of being enforced in a way which provides any satisfaction to the victims of such abuse,

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, by investigating potential abuses and unlawful practices that have facilitated unregulated urban developments to the detriment of the rights of certain citizens, thereby severely damaging the biodiversity and environmental integrity of some regions of Spain,

Or. {ES}es

### Amendment 20Nicolae Vlad Popa, Motion for a resolutionRecital M

Motion for a resolution	Amendment

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas in particular by investigating and bringing charges to bear against corrupt local officials who have facilitated, by their actions, unprecedented and unregulated urban developments to the detriment of the rights of European citizens, and damaging irretrievably the bio-diversity and environmental integrity of many regions of Spain; observes however that procedures remain outrageously slow and that sentences passed in many of these cases are unable to be enforced in a way which provides any satisfaction to the victims of such abuse;

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, in particular by investigating and bringing charges to bear against some local officials who have facilitated, uncontrolled urban developments to the detriment of the rights of European citizens, thereby damaging irretrievably the biodiversity and environmental integrity of many regions of Spain; whereas Parliament observes, however, in response to charges that procedures remain outrageously slow and that the sentences handed down in many of these cases are incapable of being enforced in a way which provides any satisfaction to the victims of such abuse, that the proper avenue of appeal is to the Court of Human Rights, once domestic remedies have been exhausted,

Or.  $\{EN\}en$ 

### Amendment 21Michael GahlerMotion for a resolutionRecital M

Motion for a resolution	Amendment

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, in particular by investigating and bringing charges to bear against corrupt local officials who, by their actions, have facilitated unprecedented and unregulated urban developments to the detriment of the rights of European citizens, thereby damaging irretrievably the biodiversity and environmental integrity of many regions of Spain; whereas Parliament has observed, however, that procedures remain outrageously slow and that the sentences handed down in many of these cases are incapable of being enforced in a way which provides any satisfaction to the victims of such abuse,

M. whereas there is growing evidence that the judicial authorities in Spain have begun to respond to the challenge resulting from excessive urbanisation in many coastal areas, in particular by investigating and bringing charges to bear against corrupt local officials who, by their actions, have facilitated unprecedented and unregulated urban developments to the detriment of the rights of European citizens, thereby damaging irretrievably the biodiversity and environmental integrity of many regions of Spain; whereas Parliament has observed, however, that procedures remain outrageously slow and that the sentences handed down in many of these cases are incapable of being enforced in a way which provides any satisfaction to the victims of such abuse, and this has strengthened the impression shared by many non-Spanish EU citizens affected regarding the inactivity and/or partiality of Spanish justice,

Or.  $\{DE\}de$ 

### Amendment 22Carlos José Iturgaiz AnguloMotion for a resolutionRecital N

Motion for a resolution	Amendment
N. whereas such widespread activity, supported by irresponsible local and regional authorities through inadequate and sometimes unjustified legislation which in many cases runs counter to the objectives of several European legislative acts, has been most damaging to the image of Spain and to its broader economic and political interests in Europe,	deleted

Or. {ES}es

# Amendment 23María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionRecital N

Motion for a resolution	Amendment
N. whereas such widespread activity, supported by irresponsible local and regional authorities through inadequate and sometimes unjustified legislation which in many cases runs counter to the	N. whereas the lax application of the urban planning and environmental laws in force in the Spanish autonomous communities to certain urban development operations, as well as the emergence of major cases of
objectives of several European legislative	corruption stemming from these, have been
acts, has been most damaging to the image	potentially damaging to the image of Spain
of Spain and to its broader economic and	and to its broader economic and political
political interests in Europe,	interests in Europe,

Or.  $\{ES\}es$ 

## Amendment 24Nicolae Vlad PopaMotion for a resolutionRecital N

Motion for a resolution	Amendment
N. whereas such widespread activity,	N. whereas such widespread activity,
supported by irresponsible local and	supported by state institutions through
regional authorities through inadequate	sometimes unjustified legislation which in
and sometimes unjustified legislation	many cases does not serve the objectives of
which in many cases is contrary to the	several European legislative acts, has in part
objectives of several European legislative	negatively modified the image of Spain and its
acts, has been most damaging to the image	broader economic and political interests in
of Spain and to its broader economic and	Europe,
political interests in Europe,	

Or.  $\{EN\}en$ 

# Amendment 25Carlos José Iturgaiz AnguloMotion for a resolutionRecital O

Motion for a resolution	Amendment





O. whereas regional ombudsmen have frequently acted, in very difficult circumstances, to defend the interests of European citizens in cases related to urbanisation abuses, albeit that their efforts have generally not been heeded by regional governments,

O. whereas regional ombudsmen have frequently acted, in very difficult circumstances, to defend the interests of European citizens in cases related to urbanisation abuses,

Or.  $\{ES\}es$ 

# Amendment 26María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón Motion for a resolutionRecital O

Motion for a resolution	Amendment
O. whereas regional ombudsmen have	O. whereas regional ombudsmen have
frequently acted, in very difficult	frequently acted, in very difficult
circumstances, to defend the interests of	circumstances, to defend the interests of
European citizens in cases related to	European citizens in cases related to
urbanisation abuses, albeit that their	urbanisation abuses, although in some
efforts have generally not been heeded by	autonomous communities, regional
regional governments,	governments have on occasion been able to
	pay no heed to their efforts,

Or. {ES}es

### Amendment 27Nicolae Vlad PopaMotion for a resolutionRecital O

Motion for a resolution	Amendment
O. whereas regional ombudsman, in very	O. whereas regional ombudsman, in difficult
difficult circumstances, have frequently	circumstances, have frequently acted to
acted to defend the interests of European	defend the interests of European citizens in
citizens in cases related to urbanization	cases related to urbanization issues, even if
abuses, even if their efforts have been	their efforts have not constantly been
generally unheeded by regional	sustained by regional governments,
governments,	

Or. {EN}en

### Amendment 28María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés

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#### RamónMotion for a resolutionRecital P

### Motion for a resolution

P. whereas Article 33 of the Spanish Constitution makes reference to the rights of individuals to their property, and whereas no comprehensive interpretation of that article has ever been provided by the Constitutional Court, notably as regards the provision of property for social use as opposed to the rights of individuals to their legally acquired homes and dwellings,

#### Amendment

P. whereas Article 33 of the Spanish Constitution *defines* the rights of individuals to their property as a fundamental right, laying down that: '1. The right to private property and to inheritance is recognised. 2. The social function of these rights shall determine their scope, as provided for by law. 3. No person shall be deprived of their property or their rights except for a cause recognised as being in the public interest or in the interest of society and in exchange for fitting compensation as provided for by law'; whereas Article 148.3 of the Spanish Constitution allows the autonomous communities to which such powers have been transferred to assume responsibility for land use planning, town planning and housing (as is the case with the Community of Valencia); whereas some statutes of autonomy allow for the delegation of powers to local councils able to assume these and to ensure due coordination and efficiency in the provision of services (Article 45 of the Statute of the Autonomous Community of Valencia); considering also the currentlyapplicable Law of 16 December 1954 on compulsory purchase, and the subsequent amendments thereto, as well as Royal Legislative Decree No 2/2008 of 20 June 2008 approving the revised text of the Land Law, and considering the vast body of case law of the Spanish Supreme Court and Constitutional Court in respect of the right to private property,

Or. {ES}es

# Amendment 29José Manuel García-Margallo y MarfilMotion for a resolutionRecital P

Motion for a resolution	Amendment
P. whereas Article 33 of the Spanish	P. whereas Article 33 of the Spanish
Constitution <i>makes reference to</i> the rights	Constitution <i>recognises</i> the rights of
of individuals to their property, and	individuals to their property, and whereas a
whereas <i>no</i> comprehensive interpretation	comprehensive interpretation of that article
of that article has <i>ever</i> been provided by	has been provided by the Constitutional Court,
the Constitutional Court, <i>notably as</i>	in the form of numerous rulings determining
regards the provision of property for	its limits and content on the basis of the
social use as opposed to the rights of	social function of those rights, in accordance
individuals to their legally acquired	with the law,
homes and dwellings,	

Or. {ES}es

## Amendment 30Nicolae Vlad PopaMotion for a resolutionRecital P

P. whereas the Spanish Constitution in Article 33 makes reference to the rights of individuals to their property, and whereas a full interpretation of this article has never been provided by the Constitutional Court, notably as regards the provision for social use of property in relation to the rights of individuals to their legally acquired homes and dwellings,	P. whereas the Spanish Constitution in Article 33 makes reference to the rights of individuals to their property, and whereas <i>there have been different interpretations</i> of this article, notably as regards the provision for social use of property in relation to the rights of individuals to their legally acquired homes and dwellings
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Or.  $\{EN\}en$ 

# Amendment 31Willy Meyer PleiteMotion for a resolutionRecital P a (new)

Motion for a resolution	Amendment

Pa. whereas Article 47 of the Spanish
Constitution lays down that all Spaniards
have the right to enjoy decent and adequate
housing, and tasks the public authorities
with promoting the requisite conditions and
establishing the relevant rules to make that
right effective, and with regulating land use
in the general interest to prevent speculation,

Or. {ES}es

# Amendment 32María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital Q

Motion for a resolution	Amendment
Q. whereas the national government in	Q. whereas the national government in Spain
Spain has a duty to apply the EC Treaty	has a duty to apply the EC Treaty and to
and to defend and ensure the full	defend and ensure the full application of
application of European law on its territory,	European law on its territory, taking into
irrespective of the internal organisation of	account the internal organisation of the
the political authorities as established by	Spanish State as established by the
the Constitution of the Kingdom of Spain,	Constitution of the Kingdom of Spain,

Or. {ES}es

# Amendment 33Nicolae Vlad PopaMotion for a resolutionRecital R

Motion for a resolution	Amendment



R. *Observes that* the European
Commission, acting *upon* the powers
conferred *upon* it by the EC Treaty in
Article 226, has *taken* Spain to the *European* Court of Justice in a case *which*is related to the excessive urbanization
abuses which have occurred in Spain and
which concerns directly the
implementation of the Directive on Public
Procurement by the Valencian authorities,

R. whereas the Commission, acting pursuant to the powers conferred on it by Article 226 of the EC Treaty, has brought proceedings against Spain before the Court of Justice in a case involving the excessive urbanisation abuses which have occurred in Spain which directly concerns the implementation by the Valencian authorities of the Directive on Public Procurement, although it is doubted whether there is a sufficient causal relationship between the alleged improper implementation of that Directive and the damage allegedly sustained by the petitioners.

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Or. {EN}en

# Amendment 34María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital R

Motion for a resolution	Amendment
R. whereas the Commission, acting	R. whereas the Commission, acting pursuant
pursuant to the powers conferred on it by	to the powers conferred on it by Article 226 of
Article 226 of the EC Treaty, has brought	the EC Treaty, has brought proceedings in
proceedings <i>against Spain</i> before the	respect of the Ley Urbanística Valenciana
Court of Justice in a case involving the	before the Court of Justice, on the grounds
excessive urbanisation abuses which have	that it infringes the Community regulations
occurred in Spain which directly concerns	on public procurement,
the implementation by the Valencian	
authorities of the Directive on Public	
Procurement,	

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Or.  $\{ES\}es$ 

### Amendment 35José Manuel García-Margallo y MarfilMotion for a resolutionRecital R

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<sup>&</sup>lt;sup>4</sup> Directive 2004/18/EC of the European Parliament and of the Council of 31 March 2004 on the coordination of procedures for the award of public works contracts, public supply contracts and public service contracts (OJ L 134, 30.4.2004, p. 114).

<sup>&</sup>lt;sup>5</sup> Directive 2004/18/EC of the European Parliament and of the Council of 31 March 2004 on the coordination of procedures for the award of public works contracts, public supply contracts and public service contracts (OJ L 134, 30.4.2004, p. 114).

Motion for a resolution	Amendment
R. whereas the Commission, acting	R. whereas the Commission, acting pursuant
pursuant to the powers conferred on it by	to the powers conferred on it by Article 226 of
Article 226 of the EC Treaty, has brought	the EC Treaty, has brought proceedings
proceedings against Spain before the Court	against Spain before the Court of Justice in a
of Justice in a case <i>involving the excessive</i>	case <i>relating to</i> the implementation by the
urbanisation abuses which have occurred	Valencian authorities of the Directive on
in Spain which directly concerns the	Public Procurement and concerning urban
implementation by the Valencian	development,
authorities of the Directive on Public	
Procurement,	

Or. {ES}es

# Amendment 36Cristina Gutiérrez-CortinesMotion for a resolutionRecital S

Motion for a resolution	Amendment
S. whereas the Commission, at the request	S. whereas the Commission, at the request of
of the Committee on Petitions, has	the Committee on Petitions, has launched an
launched an investigation into more than	investigation into more than 250 urbanisation
250 urbanisation projects which have	projects, some on the grounds of water
received a negative opinion from the	resources, whose approval is pending in
competent water authorities and river	Andalucía, Castilla-la-Mancha, Murcia and
basin authorities and approval of which is	Valencia,
pending in Andalucía, Castilla-la-Mancha,	
Murcia and Valencia,	

Or.  $\{ES\}es$ 

## Amendment 37David HammersteinMotion for a resolutionRecital S

Motion for a resolution	Amendment





S. whereas the Commission, at the request of the Committee on Petitions, has launched an investigation into more than 250 urbanisation projects which have received a negative opinion from the competent water authorities and river basin authorities and approval of which is pending in Andalucía, Castilla-la-Mancha, Murcia and Valencia,

S. whereas the Commission, at the request of the Committee on Petitions, has launched an investigation into more than 250 urbanisation projects which have received a negative opinion from the Competent water authorities informing that there is no Water for these urbanisations. These urbanisations without water resources contravene the Water Framework Directive. Spain has to reach the mid and long-term goals of the Frame water Directive and the construction of urbanisations without the Water authorities permission would be likely to jeopardise the Directive 's objectives,

Or.  $\{EN\}en$ 

### Amendment 38David HammersteinMotion for a resolutionRecital S a (new)

Motion for a resolution	Amendment
	Sa. whereas many of these urbanisations are detached from consolidated urban Areas which required great expenditures in basic services like electricity, water and road infrastructure; whereas these investments often include EU funding,

Or. {EN}en

### Amendment 39Carlos José Iturgaiz AnguloMotion for a resolutionRecital T

Motion for a resolution	Amendment

T. whereas, however, in many documented cases of urbanisation abuse in Spain the Commission has failed to act sufficiently forcefully, not only as regards enforcement of the precautionary principle of environmental law but also because of its lax interpretation of acts by competent local or regional authorities which have binding legal effect, such as the "provisional approval" of an integrated urban development plan by a local authority,

Or. {ES}es

# Amendment 40María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital T

Motion for a resolution	Amendment
T. whereas, however, in <i>many</i> documented	T. whereas, however, in <i>some</i> documented
cases of urbanisation abuse in Spain the	cases of poor urban planning practice, the
Commission has failed to act sufficiently	Commission has failed to act sufficiently
forcefully, <i>not only</i> as regards enforcement	forcefully as regards enforcement of the
of the precautionary principle of	precautionary principle of environmental law,
environmental law but also because of its	
lax interpretation of acts by competent	
local or regional authorities which have	
binding legal effect, such as the	
"provisional approval" of an integrated	
urban development plan by a local	
authority,	

Or.  $\{ES\}es$ 

### Amendment 41Nicolae Vlad PopaMotion for a resolutionRecital T

Motion for a resolution	Amendment

T. notes however, that in many documented cases of urbanization *abuse* in Spain the European Commission has failed to act forcefully enough not only as regards the enforcement of the precautionary principle of environmental law, but also because of its weak interpretation of acts by competent local and regional authorities which have a binding legal effect such as the 'provisional approval' of an integrated urban development plan by local authority,

T. notes however, that in many documented cases on urbanization *problems* in Spain the European Commission has failed to act forcefully enough not only as regards the enforcement of the precautionary principle of environmental law, but also because of its weak interpretation of acts by competent local and regional authorities which have a binding legal effect such as the 'provisional approval' of an integrated urban development plan by local authority,

Or. {EN}en

# Amendment 42María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital V

#### Motion for a resolution Amendment V. whereas successive fact-finding visits by V. whereas successive fact-finding visits by the Committee on Petitions have shown the Committee on Petitions have noted that that these objectives are frequently grossly some local and regional authorities have misunderstood by many local and regional continued with extensive urbanisation authorities (not just in the coastal regions) programmes, sometimes selectively when proposing or agreeing to extensive reclassifying rural into land zoned for urbanisation programmes; whereas most urbanisation, without any prior supraurbanisation plans contested by petitions municipal plan or guidelines setting involve the reclassification of rural land reasonable and indispensible limits on into land zoned for urbanisation - to the municipal urban growth to provide a considerable economic benefit of the guarantee of desirable and balanced urbanisation agent and the developer; sustainable urban and regional development, and whereas there are also many instances of protected land, or land which should be protected because of its sensitive biodiversity, being de-listed and reclassified, or not being listed at all, precisely to allow for urbanisation of the area concerned,

Or. {ES}es

### Amendment 43Nicolae Vlad PopaMotion for a resolutionRecital V

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### Motion for a resolution

V. whereas successive fact-finding

visits by the Petitions Committee have shown that these objectives are frequently grossly misunderstood by many local and regional authorities (not just in the coastal regions) when proposing or agreeing to extensive urbanization programmes; and whereas most urbanization plans contested by petitions received involves the reclassification of rural and rustic land into urbanisable land- to the considerable economic benefit of the urbanizing agent and developer; and whereas there are also many instances of protected land, or land which should be protected, being de-listed and re-classified, or not being listed at all, precisely to allow an urbanization of the area concerned,

### Amendment

V. whereas successive fact-finding visits by the Committee on Petitions have shown that these objectives **seem to be** frequently misunderstood by some of the local and regional authorities (not just in the coastal regions) when proposing or agreeing to extensive urbanisation programmes; whereas most urbanisation plans contested by petitions involve the reclassification of rural land into land zoned for urbanisation – to the economic benefit of the urbanisation agent and the developer; and whereas there are also many instances of protected land, or land which should be protected because of its sensitive biodiversity, being de-listed and reclassified, or not being listed at all, precisely to allow for urbanisation of the area concerned, and whereas, however, it is only by bringing judicial proceedings in the national courts which are also the first courts of Community law - and, if necessary, in the Court of Human Rights that such grievances can be properly addressed in a State governed by the rule of law,

Or. {EN}en

### Amendment 44Gerardo GaleoteMotion for a resolutionRecital V

Motion for a resolution	Amendment

V. whereas successive fact-finding visits by the Committee on Petitions have shown that these objectives are frequently grossly misunderstood by many local and regional authorities (not just in the coastal regions) when proposing or agreeing to extensive urbanisation programmes; whereas most urbanisation plans contested by petitions involve the reclassification of rural land into land zoned for urbanisation - to the considerable economic benefit of the urbanisation agent and the developer; and whereas there are also many instances of protected land, or land which should be protected because of its sensitive biodiversity, being de-listed and reclassified, or not being listed at all, precisely to allow for urbanisation of the area concerned,

V. whereas successive fact-finding visits by the Committee on Petitions have shown that, on some occasions, local and regional authorities (not just in the coastal regions) have proposed or agreed to extensive urbanisation programmes; whereas most urbanisation plans contested by petitions involve the reclassification of rural land into land zoned for urbanisation; and whereas there are also many cases involving protected land, or land which should be protected because of its sensitive biodiversity,

Or. {ES}es

# Amendment 45María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital W

Motion for a resolution	Amendment
W. whereas such considerations compound the abuse which is felt by thousands of European citizens who, as a result of the plans of the urbanisation agents, have not only lost their legitimately acquired property but have been forced to pay the arbitrary cost of unwanted, often unnecessary and unwarranted infrastructure projects directly affecting their property rights, the end result of which has been financial and emotional catastrophe for many families,	W. whereas the lax application of the urban development and environmental legislation in force has occasioned serious financial and personal harm to some members of the public, which has on occasion taken the form of an increase in urbanisation costs in excess of those resulting from a correct assessment in accordance with the mandatory legal procedures, or in larger transfers of land than those laid down in law,

### Amendment 46Carlos José Iturgaiz AnguloMotion for a resolutionRecital W

### Motion for a resolution Amendment W. whereas such considerations compound W. whereas such considerations pose the abuse which is felt by thousands of problems for citizens who, as a result of the European citizens who, as a result of the plans of the urbanisation agents, have been plans of the urbanisation agents, have not forced to pay the cost of projects on the only lost their legitimately acquired grounds of public interest, property but have been forced to pay the arbitrary cost of unwanted, often unnecessary and unwarranted infrastructure projects directly affecting their property rights, the end result of which has been financial and emotional catastrophe for many families,

Or.  $\{ES\}$ es

### Amendment 47Nicolae Vlad PopaMotion for a resolutionRecital W

Motion for a resolution	Amendment
W. whereas such considerations compound	W. whereas such considerations compound the
the abuse which is felt by <i>thousands of</i>	abuse which is felt by <i>many</i> European citizens
European citizens who, as a result of the	who, as a result of the plans of the urbanizing
plans of the urbanizing agents, have not	agents, <i>consider that they</i> have not only lost
only lost their legitimately acquired	their legitimately acquired property but have
property but have been forced to pay	been forced to pay the arbitrary cost of
arbitrary cost of unwanted, often	unwanted, often unnecessary and unwarranted
unnecessary and unwarranted	infrastructure projects directly affecting their
infrastructure projects directly affecting	property rights,
their property rights, the end result of	
which has been financial and emotional	
catastrophe of many families,	



# Amendment 48María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital X

Motion for a resolution	Amendment
X. whereas many thousands of European citizens have, in different circumstances, bought property in Spain in good faith acting with local lawyers, town planners and architects, only to find later that they have become victims of urbanisation abuse by unscrupulous local authorities and that, as a result, their property faces demolition because their homes have been found to be illegally built and therefore worthless and unsaleable,	Deleted

Or.  $\{ES\}es$ 

### Amendment 49Cristina Gutiérrez-CortinesMotion for a resolutionRecital X

Motion for a resolution	Amendment
X. whereas many thousands of European citizens have, in different circumstances, bought property in Spain in good faith acting with local lawyers, town planners and architects, only to find later that they have become victims of urbanisation abuse by unscrupulous local authorities and that, as a result, their property faces demolition because their homes have been found to be illegally built and therefore worthless and unsaleable,	X. whereas European citizens have bought property in Spain in good faith, without being familiar with its planning rules, and bearing in mind the principle that 'ignorance of the law is no excuse for breaking it'; whereas the outcome for these citizens has been the discovery that their property faces demolition since their homes have been illegally built,

Or.  $\{ES\}es$ 

# Amendment 50Nicolae Vlad PopaMotion for a resolutionRecital X

Motion for a resolution	Amendment
X. whereas many <i>thousands of</i> European	X. whereas it is further alleged that many
citizens have, in different circumstances,	European citizens have, in different
bought property in Spain in good faith	circumstances, bought property in Spain in
acting with local lawyers, town planners	good faith acting with local lawyers, town
and architects, only to find later that <i>they</i>	planners and architects, only to find later that
have become victims of urbanization	their property faces demolition because their
abuse by unscrupulous local authorities	homes have been found to be illegally built
and that as a result, their property faces	and therefore worthless and un-saleable,
demolition because their homes have been	
found to be illegally built and therefore	
worthless and un-saleable,	

Or. {EN}en

### Amendment 51David HammersteinMotion for a resolutionRecital X

Motion for a resolution	Amendment
X. whereas many thousands of European	X. whereas many thousands of European
citizens have, in different circumstances,	citizens have bought property in Spain in good
bought property in Spain in good faith	faith <i>and</i> have become victims of <i>misleading</i>
acting with local lawyers, town planners	and abusive practices by the relevant local
and architects, only to find later that they	actors in the field of urbanisation and as
have become victims of urbanisation <i>abuse</i>	result, their property faces demolition without
by unscrupulous local authorities and	appropriate compensation, because their
that, as a result, their property faces	homes have been found to be illegally built,
demolition because their homes have been	
found to be illegally built and therefore	
worthless and unsaleable,	

Or. {EN}en

# Amendment 52Margrete AukenMotion for a resolutionRecital X a (new)

Motion for a resolution	Amendment

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# **EN**

	Xa. whereas real estate agents in member states, such as the UK, and other providers of services related to the real estate market in Spain continue to market property in new urbanisations even when they are necessarily aware that there is a clear possibility that the project in question will not be completed nor built,
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Or.  $\{EN\}en$ 

# $Amendment\ 53 Nicolae\ Vlad\ Popa Motion\ for\ a\ resolution Recital\ X\ a\ (new)$

Motion for a resolution	Amendment
	Xa. whereas the only means of obtaining
	redress in such cases is to bring legal
	proceedings before the national courts,
	which alone have jurisdiction over such
	matters,

Or. {EN}en

# Amendment 54Carlos José Iturgaiz AnguloMotion for a resolutionRecital Y

Motion for a resolution	Amendment

Y. whereas the natural *Mediterranean* island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment - much of which is nominally protected under the Habitats/ Natura 2000 and Birds Directives - but also the social and cultural activity of many areas, which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of certain local authorities and members of the construction industry who have succeeded in deriving massive benefits from their activities in this regard, most of which have been exported,

Y. whereas the natural coastal areas of Spain have undergone strong development in the last decade, favoured by the economic boom and comparable with development in other European regions,

Or.  $\{ES\}es$ 

### Amendment 55David HammersteinMotion for a resolutionRecital Y

Motion for a resolution	Amendment



Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment much of which is nominally protected under the Habitats3/Natura 2000 and Birds4 Directives but also the social and cultural activity of many areas, which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of certain local authorities and members of the construction industry who have succeeded in deriving massive benefits from their activities in this regard, most of which have been exported,

Y. whereas a number of urbanisations have built in designated Natura 2000 Areas apparently without respect for the Habitat and Bird Directives, such as urbanisations in Cabo de Gata (Almeria) as well as urbanisations in Murcia,

Or.  $\{EN\}en$ 

# Amendment 56María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital Y

Motion for a resolution	Amendment

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment – much of which is nominally protected under the Habitats/Natura 2000 and Birds Directives – but also the social and cultural activity of many areas, which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of certain local authorities and members of the construction industry who have succeeded in deriving massive benefits from their activities in this regard, most of which have been exported,

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment – much of which is nominally protected under the Habitats<sup>1</sup>/Natura 2000 and Birds<sup>2</sup> Directives – but also the social and cultural activity of many areas, which constitutes a significant loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the absence of supramunicipal planning or regional planning guidelines placing reasonable limits on urban growth and development, set on the basis of explicit criteria of environmental sustainability,

<sup>678</sup>Or. {ES}es

### Amendment 57Nicolae Vlad PopaMotion for a resolutionRecital Y

Motion for a resolution	Amendment

 $<sup>^6</sup>$  Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (OJ L 206, 22.7.1992, p. 7).

<sup>&</sup>lt;sup>7</sup> Council Directive 79/409/EEC of 2 April 1979 on the conservation of wild birds (OJ L 103, 25.4.1979, p. 1).

<sup>&</sup>lt;sup>8</sup> Note the recent reports issued by the Bank of Spain, Greenpeace, and Transparency International.

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive *destruction* in the last decade as cement and concrete has saturated these regions in a way which has impacted not only the fragile coastal environment – much of which is nominally protected under the Habitats/Natura 2000 and Birds Directives - but also on the social and cultural activity of many areas which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of some local authorities and members of the construction industry who have succeeded in deriving massive benefits, most of which has been exported,

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive *modifications* in the last decade as cement and concrete *have* saturated these regions in a way which impacted *on the* coastal environment – much of which is nominally protected under the Habitats/Natura 2000 and Birds Directives – *and* on social and cultural activity of many areas *changing* their cultural identity and heritage as well as their environmental integrity,

Or. {EN}en

### Amendment 58Willy Meyer PleiteMotion for a resolutionRecital Y

Motion for a resolution	Amendment

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment – much of which is nominally protected under the Habitats/Natura 2000 and Birds Directives – but also the social and cultural activity of many areas, which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of certain local authorities and members of the construction industry who have succeeded in deriving massive benefits from their activities in this regard, most of which have been exported,

Y. whereas the natural Mediterranean island and coastal areas of Spain have suffered extensive destruction in the last decade as cement and concrete have saturated these regions in a way which has affected not only the fragile coastal environment - much of which is nominally protected under the Habitats<sup>3</sup>/Natura 2000 and Birds<sup>4</sup> Directives – but also the social and cultural activity of many areas, which constitutes a tragic and irretrievable loss to their cultural identity and heritage as well as to their environmental integrity, and all this primarily because of the greed and speculative behaviour of certain local and autonomous authorities, as well as members of the construction industry who have succeeded in deriving massive benefits from their activities in this regard, most of which have been exported,

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Or. {ES}es

#### Amendment 59Willy Meyer PleiteMotion for a resolutionRecital Y a (new)

Motion for a resolution	Amendment
	Ya. whereas this model of growth also has
	negative consequences for the tourism sec
	since it has a devastating impact on quality
	tourism given that it destroys local values
	and encourages massification,

Or. {ES}es

#### Amendment 60Willy Meyer PleiteMotion for a resolutionRecital Y b (new)

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<sup>&</sup>lt;sup>9</sup> Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (OJ L 206, 22.7.1992, p. 7).

<sup>&</sup>lt;sup>10</sup> Council Directive 79/409/EEC of 2 April 1979 on the conservation of wild birds (OJ L 103, 25.4.1979, p. 1).

Motion for a resolution	Amendment
	Yb. whereas this is a model that pillages
	cultural goods and ruins the values and
	distinct features of identity that are
	fundamental to Spain's cultural diversity,
	destroying archaeological sites, buildings
	and places of cultural interest, as well as the
	natural environment and landscape
	surrounding them,

## Amendment 61María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionRecital Z

Motion for a resolution	Amendment	
Z. whereas the building industry, having profited excessively during the years of rapid economic expansion, has become a primary casualty of the current collapse of the financial markets, itself partly provoked by speculative ventures in the housing sector, and whereas this affects not only the companies themselves, who are now confronted with bankruptcy, but also the tens of thousands of workers in the building industry who now face unemployment because of the unsustainable urbanisation policies which were pursued and of which they now have also become victims,	Deleted	

Or. {ES}es

### Amendment 62José Manuel García-Margallo y MarfilMotion for a resolutionRecital Z

Motion for a resolution	Amendment

Z. whereas the building industry, having profited excessively during the years of rapid economic expansion, has become a primary casualty of the current collapse of the financial markets, itself partly provoked by speculative ventures in the housing sector, and whereas this affects not only the companies themselves, who are now confronted with bankruptcy, but also the tens of thousands of workers in the building industry who now face unemployment because of the unsustainable urbanisation policies which were pursued and of which they now have also become victims,

Z. whereas the building industry has been notably hit by the consequences of the international collapse of the financial markets and whereas this affects not only the companies themselves, who are now confronted with bankruptcy, but also the tens of thousands of workers employed in the building industry,

Or. {ES}es

### Amendment 63Nicolae Vlad PopaMotion for a resolutionRecital Z

Motion for a resolution
Z. whereas the building industry, having
profited excessively during the years of
rapid economic expansion has become a
primary causality of the current collapse of
the financial markets itself partly provoked
by speculative ventures in the housing
sector, and whereas this not only affects the
companies themselves who now face
bankruptcy but also the tens of thousands
of workers in the building industry who
now face unemployment because of the
unsustainable urbanization policies which
were pursued and from which they now
have also become victims,

#### Amendment

Z. whereas the building industry, having *growing profits* during the years of rapid economic expansion has become a primary causality of the current collapse of the financial markets itself partly provoked by speculative ventures in the housing sector, and whereas this not only affects the companies themselves who now face bankruptcy but also the tens of thousands of workers in the building industry who now face unemployment because of the unsustainable urbanization policies which were pursued and from which they now have also become victims.

Or. {EN}en

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## Amendment 64José Manuel García-Margallo y MarfilMotion for a resolutionParagraph 1

Motion for a resolution	Amendment
1. Calls on the Government of Spain <i>and</i>	1. Notes that, on the basis of Article 149(1)
of the regions concerned to carry out a	(8) of the Spanish Constitution, the State has
thorough review and to revise all	exclusive competence for regulating property
legislation affecting the rights of <i>individual</i>	law, and therefore calls on the Government of
property owners, in order to bring an end	Spain to provide the means necessary to
to the abuse of rights and obligations	improve both the application of legislation
enshrined in the EC Treaty, in the	affecting the rights of property owners and
Charter of Fundamental Rights, in the	knowledge of the rights and obligations
ECHR and in the relevant EU Directives,	inherent in property; notes, however, that
as well as in other conventions to which	Article 19 of the State Land Law provides
the EU is a party;	ample safeguards regarding the right of
	third-party purchasers;

Or.  $\{ES\}es$ 

# Amendment 65María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 1

Motion for a resolution	Amendment
1. Calls on the Government of Spain and of	1. Calls on the Government of Spain and of
the regions concerned to carry out a	the regions concerned, where they have not
thorough review and to revise all	yet done so, to carry out a thorough review
legislation affecting the rights of	and to revise all legislation on urbanisation,
individual property owners, in order to	in order to bring an end to any abuse that may
bring an end to <i>the</i> abuse <i>of</i> rights and	occur and affect the rights and obligations
obligations enshrined in the EC Treaty, in	enshrined in the EC Treaty, in the Charter of
the Charter of Fundamental Rights, in the	Fundamental Rights, in the ECHR and in the
ECHR and in the relevant EU Directives,	relevant EU Directives, as well as in other
as well as in other conventions to which	conventions to which the EU is a party;
the EU is a party;	

Or.  $\{ES\}es$ 

#### Amendment 66Willy Meyer PleiteMotion for a resolutionParagraph 1 a (new)

Motion for a resolution		Amendment	
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Motion for a resolution	Amendment
	1a. Considers that the forecast drawn up for
	Spain by the Commission, of 19%
	unemployment in 2009 with job losses
	amounting to 3.9% and a sharp increase in
	public debt, is a consequence of this
	economic model, based on non-intervention
	in the economy;

### Amendment 67Willy Meyer PleiteMotion for a resolutionParagraph 1 b (new)

Motion for a resolution	Amendment
	1b. Calls on the Spanish authorities to
	abolish all legal forms that encourage
	speculation, such as urbanisation agents

Or. {ES}es

### Amendment 68Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 2

Motion for a resolution	Amendment



2. Calls on the competent regional authorities to declare a moratorium on all new urbanisation plans which do not respect the strict criteria of environmental sustainability and social responsibility and which do not guarantee respect for the rightful ownership of legitimately acquired property, and to halt and cancel all existing developments where criteria laid down in EU law, notably as regards the award of urbanisation contracts and compliance with provisions relating to water and the environment, have not been respected or applied;

Deleted

Or. {ES}es

## Amendment 69María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 2

Motion for a resolution	Amendment

- 2. Calls on the competent regional authorities to declare a moratorium on all new urbanisation plans which do not respect the strict criteria of environmental sustainability and social responsibility and which do not guarantee respect for the rightful ownership of legitimately acquired property, and to halt and cancel all existing developments where criteria laid down in EU law, notably as regards the award of urbanisation contracts and compliance with provisions relating to water and the environment, have not been respected or applied;
- 2. Calls on the competent regional authorities, where they do not have them, to draw up regional and supramunicipal planning instruments as soon as possible that place limits on growth under criteria based on strict regional sustainability and, to the extent that existing legislation and the preservation of legitimately acquired rights permit, to reconsider those developments that compromise rational land use in the short, medium and long term, with a view to their reorientation towards sites and timeframes for implementation that are more acceptable from the socio-economic and environmental point of view; recommends, likewise, that the competent authorities reconsider, where appropriate, the application of contract law as regards the implementation of urbanisation work, as the Commission has argued before the Court of Justice of the European Communities, as well as compliance with provisions relating to water and the environment; calls, likewise, on the competent regional authorities to promote an agreement between all social stakeholders with a view to a pact on improved town planning geared to sustainable development;

#### Amendment 70Nicolae Vlad PopaMotion for a resolutionParagraph 2

Motion for a resolution	Amendment

- 2. Calls upon the competent regional authorities to *declare a moratorium on* all new urbanization plans which do not *respect* the *strict* criteria of environmental sustainability and social responsibility and which do not guarantee the respect for the rightful ownership of legitimately acquired property; and to halt *and cancel* all existing developments where criteria contained in EU law, notably as regards the award of urbanization contracts and respect for water and environmental provisions, have not been *respected or* applied;
- 2. Calls upon the competent regional authorities to review and control all new urbanization plans which do not take into consideration the criteria of environmental sustainability and social responsibility and which do not guarantee the respect for the rightful ownership of legitimately acquired property in compliance with the Spanish Constitution; and to halt all existing developments where criteria contained in EU law, notably as regards the award of urbanization contracts and respect for water and environmental provisions, have not been applied;

Or. {EN}en

#### Amendment 71Marian HarkinMotion for a resolutionParagraph 2 a (new)

Motion for a resolution	Amendment
	2a. Requests the Spanish authorities to make sure that no administrative act that would oblige a citizen to cede legitimately acquired private property would find its legal base in a law which has been adopted after the construction date of the abovementioned property. This would indeed infringe the principle of non-retroactivity of administrative acts which is a general principle of Community law (ECJ, January 29th 1985, Gesamthochschule Duisburg, 234/83, p. 333) and guarantees for the citizens legal certainty, confidence and legitimate expectations of the protection within EU law;

Or. {EN}en

#### Amendment 72Willy Meyer PleiteMotion for a resolutionParagraph 2 a (new)

Motion for a resolution	Amendment
	2a. Calls on the Spanish authorities to
	develop a culture of transparency geared to
	informing citizens about soil management,
	fostering effective mechanisms for public
	information and participation;

### Amendment 73Willy Meyer PleiteMotion for a resolutionParagraph 2 b (new)

Motion for a resolution	Amendment
	2b. Urges the Spanish Government to hold
	public debate, with the participation of all
	the administrations, that would involve a
	rigorous study through the setting-up of a
	working committee on urban development
	Spain and that would make it possible to ta
	legislative measures against speculation an
	unsustainable development;

Or. {ES}es

### Amendment 74Gerardo GaleoteMotion for a resolutionParagraph 3

Motion for a resolution	Amendment



3. Urges the competent national and regional authorities to establish functioning judicial and administrative mechanisms, involving the regional ombudsmen, which are given the authority to provide means of redress and of compensation for victims of urbanisation abuse who have suffered under the provisions of existing legislation such as the Ley Reguladora de la Actividad Urbanística and the Ley Urbanística Valenciana;

Or.  $\{ES\}es$ 

#### Amendment 75Nicolae Vlad PopaMotion for a resolutionParagraph 3

Motion for a resolution	Amendment
3. Urges the competent national and	3. Welcomes the efforts made by the Spanish
regional authorities to establish	judicial authorities and calls on aggrieved
functional judicial and administrative	parties to seek redress in the courts, in
mechanisms, involving the regional	particular by challenging the
ombudsman, which are given the	constitutionality of the provisions of existing
authority to provide means of redress and	legislation such as the Ley Reguladora de la
of compensation for the victims of	Actividad Urbanística and the Ley Urbanística
urbanization abuse for citizens and	Valenciana if they consider that the
residents who have suffered under the	application of those laws has violated their
provisions of existing legislation such as	fundamental rights;
the Ley Reguladora de la Actividad	
Urbanística and the Ley Urbanística	
Valenciana;	

Or.  $\{EN\}en$ 

## Amendment 76María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 3

Motion for a resolution	Amendment

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- 3. Urges the competent national and regional authorities to establish functioning judicial and administrative mechanisms, involving the regional ombudsmen, which are given the authority to provide means of redress and of compensation for victims of urbanisation abuse who have suffered under the provisions of existing legislation such as the Ley Reguladora de la Actividad Urbanística and the Ley Urbanística Valenciana;
- 3. Urges the competent national and regional authorities to establish functioning judicial and administrative mechanisms, involving the regional ombudsmen, which are given the authority to provide means *that make it possible to speed up* redress and compensation for victims of urbanisation abuse who have suffered under the *incorrect application of the* provisions of existing legislation;

#### Amendment 77Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 3 a (new)

Motion for a resolution	Amendment
	3a. Considers that many cases of
	infringements are due to ignorance of the
	law among citizens who came to live in Spo
	and, misinterpreting the rules, are in clear
	breach of the laws affecting their property,
	owing above all to disinformation and the
	permissive attitude of the Spanish
	authorities;

Or.  $\{ES\}es$ 

#### Amendment 78Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 4

Motion for a resolution	Amendment

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- 4. Requests the competent financial and commercial bodies concerned with the construction and urbanisation industry to participate actively with the political authorities in the search for solutions to the existing problems, resulting from massive and unsustainable urbanisation, which have affected hundreds of thousands of European citizens who have chosen to take advantage of the provisions of the EU Treaty and who have taken up their rights of establishment under Article 44 in an EU Member State which is not their country of origin;
- 4. Requests the competent financial and commercial bodies concerned with the construction and urbanisation industry to participate actively with the political authorities in the search for solutions to the existing problems;

#### Amendment 79Nicolae Vlad PopaMotion for a resolutionParagraph 4

Motion for a resolution	Amendment
4. Requests the competent financial and	4. Requests the competent financial and
commercial bodies concerned with the	commercial bodies concerned with the
construction and urbanization industry to	construction and urbanization industry to
actively participate with the political	participate with the political authorities to
authorities in the search for solutions to	seek for solutions with regard to the
the <i>existing</i> problems, resulting from	problems, resulting from considerable
massive and unsustainable urbanization,	urbanization, which has affected numerous
which have affected hundreds of	European citizens who have chosen to take
thousands of European citizens who have	advantage of the provisions of the EU-Treaty
chosen to take advantage of the provisions	and who have taken up their rights of
of the EU-Treaty and who have taken up	establishment under Article 44, in an EU
their rights of establishment under Article	member state which is not their country of
44, in an EUROPEAN member state which	origin;
is not their country of origin;	

Or. {EN}en

#### Amendment 80Gary TitleyMotion for a resolutionParagraph 4 a (new)

Motion for a resolution		Amendment
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4a. Urges the competent national, regional
and local authorities to guarantee a fair
settlement for the many ongoing cases of
European citizens affected by non-
completion of their houses as a result of the
poor planning and coordination between
institutions and construction companies;

 $Or.~\{\text{EN}\}en$ 

### Amendment 81Nicolae Vlad PopaMotion for a resolutionParagraph 4 a (new)

Motion for a resolution	Amendment
	4a. Points out that, if aggrieved parties fail
	obtain satisfaction in the Spanish courts,
	they will have to appeal to the Court of
	Human Rights, given that the alleged
	violations of the fundamental right to
	property do not come within the jurisdiction
	of the Court of Justice;

Or.  $\{EN\}en$ 

## Amendment 82María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 5

Motion for a resolution	Amendment
5. Calls on the EU institutions to provide advice and support, if requested so to do by the Spanish authorities, in order to provide them with the means to surmount effectively the disastrous impact of massive urbanisation on citizens' lives within a duly short yet reasonable timeframe;	Deleted

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### Amendment 83Nicolae Vlad PopaMotion for a resolutionParagraph 5

Motion for a resolution	Amendment
5. Calls upon the EU institutions to provide advice and support, if requested by the Spanish authorities, in order to provide them with the means to properly overcome the disastrous impact of massive urbanization on citizens' lives within a duly short yet reasonable time-	Delete

Or. {EN}en

## Amendment 84José Manuel García-Margallo y MarfilMotion for a resolutionParagraph 5

Motion for a resolution	Amendment	
5. Calls on the EU institutions to provide advice and support, if requested so to do by the Spanish authorities, in order to provide them with the means to surmount effectively the disastrous impact of massive urbanisation on citizens' lives within a duly short yet reasonable timeframe;	Deleted	

Or.  $\{ES\}es$ 

### Amendment 85Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 5 a (new)

Motion for a resolution	Amendment

5a. Calls on the embassies and consulates of the various European citizens affected to provide information, advice and assistance to those citizens, in turn and if requested to do so, in the event of violations that affect the protection of their rights;

Or.  $\{ES\}es$ 

### Amendment 86Nicolae Vlad PopaMotion for a resolutionParagraph 6

Motion for a resolution	Amendment
6. Calls upon the Commission, at the same	6. Calls upon the Commission, at the same
time, to ensure the strict respect for the	time, to ensure the strict respect for the
application Community law and of the	application of Community law and of the
objectives contained in the Directives	objectives contained in the Directives covered
covered by this report and to be more	by this report and to be more exigent with the
exigent with the Spanish authorities when	Spanish authorities when some of the local
it appears that many local authorities are	authorities are not fulfilling their obligations
not fulfilling their obligations to EU	to EU citizens;
citizens;	

Or.  $\{EN\}en$ 

#### Amendment 87Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 6

Motion for a resolution	Amendment
6. Calls on the Commission, at the same	6. Calls on the Commission, at the same time,
time, to ensure strict respect for the	to ensure strict respect for the application of
application of Community law and of the	Community law and of the objectives laid
objectives laid down in the Directives	down in the Directives covered by this
covered by this resolution, and to be more	resolution, and to demand that the Spanish
exigent vis-à-vis the Spanish authorities	authorities monitor compliance therewith;
when it appears that many local	
authorities are failing to fulfil their	
obligations in relation to EU citizens;	

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### **EN**

## Amendment 88María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 6

Motion for a resolution	Amendment
6. Calls on the Commission, at the same	6. Calls on the Commission, at the same time,
time, to ensure strict respect for the	to ensure strict respect for the application of
application of Community law and of the	Community law and of the objectives laid
objectives laid down in the Directives	down in the Directives covered by this
covered by this resolution, and to be more	resolution, so that compliance therewith can
exigent vis-à-vis the Spanish authorities	be demanded;
when it appears that many local	
authorities are failing to fulfil their	
obligations in relation to EU citizens;	

Or.  $\{ES\}es$ 

#### Amendment 89Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 6 a (new)

Motion for a resolution	Amendment
	6a. Calls on the relevant Spanish authorities to display the greatest possible circumspection in applying the law, so as to avoid the problems which have been caused by development, and to provide those affects with guarantees and explicit information as to possible alternatives, and above all to property-owners located in areas classed as fit for property development, so that such development can be made compatible with existing agricultural holdings or homes, without this resulting in any financial

Or.  $\{ES\}es$ 

Amendment 90María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 7

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Motion for a resolution	Amendment	
7. Expresses its concern and dismay that the legal and judicial authorities in Spain have shown themselves to be largely ill-prepared and inadequate in dealing with the impact of massive urbanisation on peoples' lives, as evidenced by the thousands or representations received by Parliament and its responsible committee on this issue;	deleted	

### Amendment 91Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 7

Motion for a resolution	Amendment
7. Expresses its concern and dismay that the legal and judicial authorities in Spain have shown themselves to be largely ill-prepared and inadequate in dealing with the impact of massive urbanisation on peoples' lives, as evidenced by the thousands or representations received by Parliament and its responsible committee on this issue;	deletion

Or. {ES}es

### ${\bf Amendment~92 Nicolae~Vlad~Popa Motion~for~a~resolution Paragraph~7}$

Motion for a resolution	Amendment

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- 7. Expresses its concern *and dismay* that the legal and judicial authorities in Spain *have shown themselves to be largely ill-prepared and inadequate* in dealing with the impact of massive urbanization on peoples' lives, as is witnessed by thousands or representations received by the European Parliament and its responsible committee on this issue;
- 7. Expresses its concern that the legal and judicial authorities in Spain *have encountered difficulties* in dealing with the impact of massive urbanization on peoples` lives, as is witnessed by thousands or representations received by the European Parliament and its responsible committee on this issue;

Or.  $\{EN\}en$ 

#### Amendment 93Margrete AukenMotion for a resolutionParagraph 7 a (new)

Motion for a resolution	Amendment
	7a. Considers it alarming that there appears
	to be a widespread lack of confidence among
	the petitioners in the Spanish judicial system
	as an effective means of redress and justice;.

Or.  $\{EN\}en$ 

#### Amendment 94David HammersteinMotion for a resolutionParagraph 7 a (new)

Motion for a resolution	Amendment
	7a. Expresses concern over the lack of
	correct transposition of the Directives
	(2005/60/CE) and (2006/70/CE) on money
	laundering, now subject to infringement
	proceeding, that has limited the transparence
	and legal pursuit of illicit circulation of
	financial capital including investments in
	certain large urbanisations projects;

Or. {EN}en

#### Amendment 95Margrete AukenMotion for a resolutionParagraph 7 b (new)

Motion for a resolution	Amendment
	7b. Takes the view that persons who have
	bought property in Spain in good faith,
	which has been declared illegal should have
	the right to appropriate compensation
	through the Spanish courts;

Or.  $\{EN\}en$ 

### Amendment 96Margrete AukenMotion for a resolutionParagraph 7 c (new)

Motion for a resolution	Amendment
Motion for a resolution	7c. Considers that if private individuals, who have bought property in Spain while aware of the likely illegality of the property concerned, can be obliged to bear the costs of their risk-taking, this must apply by analogy even more so to professionals in the field; therefore developers that have entered into contracts, the unlawfulness of which they should have been aware of, ought not be entitled to compensation for plans which are abandoned due to lack of compliance with national and European law, nor should they have an automatic right of recovery for payments already made to municipalities when these have been made while aware of the likely illegality of the contract entered

Or.  $\{EN\}en$ 

## Amendment 97José Manuel García-Margallo y MarfilMotion for a resolutionParagraph 8

Motion for a resolution	Amendment

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8. Believes, nevertheless, that absence of deleted clarity, precision and certainty with regard to individual property rights contained in existing legislation, and the lack of any proper and consistent application of environmental law, are the root cause of many problems related to urbanisation and that this, combined with a certain laxity in the judicial process, has not only compounded the problem but has also generated an endemic form of corruption of which, once again, the European citizen is the primary victim, but which has also caused the Spanish state to suffer significant loss;

Or. {ES}es

## Amendment 98María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 8

Motion for a resolution	Amendment

8. Believes, nevertheless, that absence of clarity, precision and certainty with regard to individual property rights contained in existing legislation, and the lack of any proper and consistent application of environmental law, are the root cause of many problems related to urbanisation and that this, combined with a certain laxity in the judicial process, has not only compounded the problem but has also generated an endemic form of corruption of which, once again, the European citizen is the primary victim, but which has also caused the Spanish state to suffer significant loss;

8. Believes that possible misapplication of the provisions concerning property rights with regard to the general interest, as laid down in current legislation on both development and the environment is one of the root causes of many problems related to urbanisation and that this, combined with the complexity of the judicial process, has not only compounded the problem but has also made possible some cases of corruption of which the primary *victims are ordinary* citizens, as a result of the failure to achieve rational spatial planning, but which has also caused the Spanish state to suffer significant prejudice, specifically in the Valencian Community, arising from the interpretation of the application of Law 6/1994 of 15 November, regulating development activity, which, although formally repealed, continues to be applied to many development plans and projects currently being processed, since this is permissible under the transition provisions of the new Ley Urbanística Valenciana Development Law.

Believes that the conclusions reached by the Valencian Community's Ombudswoman (Síndica de Greuges), an institution justly famed for its defence of citizens' fundamental rights, conclusions which state that owners' rights may have been affected, whether as a result of being undervalued by the developer, or by their having to shoulder sometimes excessive development charges unilaterally imposed by the developer;

Access to information and citizens' involvement in the development process needs to be guaranteed from the outset of the process, making environmental information available to citizens in a clear, simple and comprehensible form.

Believes that no properly delimited definition

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#### Amendment 99Nicolae Vlad PopaMotion for a resolutionParagraph 8

#### Motion for a resolution Amendment 8. Believes, nevertheless, that lack of 8. Believes, nevertheless, that *if* lack of *clarity* relating to individual property rights in clarity, precision and certainty relating to individual property rights in existing existing legislation, and the lack of any proper legislation, and the lack of the proper and and consistent application of environmental consistent application of environmental law, are the root cause of many problems law is *the root* cause of many problems related to urbanisation, combined with a related to urbanism and that this, related to certain laxity in the judicial process and a laxity in the judicial process, has not compounded by corruption, aggrieved only compounded the problem but has citizens' only remedies are to press the also generated a endemic form of competent Spanish authorities to change the corruption where, once again, the law and enforce it better and, if necessary, to European citizen is the primary victim, go to law; but where the Spanish state has also lost considerably;

Or.  $\{EN\}en$ 

#### Amendment 100Margrete AukenMotion for a resolutionParagraph 8 a (new)

Motion for a resolution	Amendment

8a. Recognises and supports the efforts of the Spanish authorities to protect the coastal environment and, where possible, to restore the coastal environment in a way which allows bio-diversity and the regeneration of indigenous species of flora and fauna and in this specific context appeals to them to urgently review and if necessary revise the Coastal Law in order to protect the rights of legitimate home-owners and those who own small plots of land in coastal areas which do not impact negatively on the coastal environment; emphasises that such protection should not be afforded to those developments which are designed as speculative ventures which are not conducive to the respect for EU Environmental Directives; undertakes to review such petitions as have been received on this subject in the light of responses from the competent Spanish authorities;

Or.  $\{EN\}en$ 

### Amendment 101David HammersteinMotion for a resolutionParagraph 8 a (new)

Motion for a resolution	Amendment
	8a. Expresses concern over the urban
	planning situation of the municipality of
	Marbella in Andalusia where tens of
	thousands of homes built illegally, that
	probably contravene EU legislation on
	environmental protection and public
	participation, water policy and public
	procurement, are about to be legalised by a
	new general plan for the town, with the
	absence of legal certainty and safeguards for
	home buyers, property owners and citizens in
	general;

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### EN

### Amendment 102Gerardo GaleoteMotion for a resolutionParagraph 9

Motion for a resolution	Amendment
9. Pays tribute to, and fully supports the activities of, the regional ombudsmen ("síndics de greuges") and their staff, as well as to the more assiduous public prosecutors ("fiscales") who have recently done an enormous amount to restore the integrity of some of the institutions affected by this issue;	deleted

Or.  $\{ES\}es$ 

### Amendment 103Nicolae Vlad PopaMotion for a resolutionParagraph 9

Motion for a resolution	Amendment
9. Pays tribute to, and fully supports, the	9. Pays tribute to, and fully supports, the
activities the regional ombudsman- 'syndic	activities the regional ombudsman- `syndic de
de greuges'-and their staff, as well as to	greuges'-and their staff, as well as to more
more assiduous investigating magistrates-	assiduous investigating magistrates-`fiscal` -
`fiscal` - who have done an enormous	who have done an <i>considerable</i> amount in
amount in the recent period to restore the	the recent period to restore the <i>correct</i>
integrity of some of the institutions	procedures concerning this case by the
affected by this issue;	institutions affected;

Or.  $\{EN\}en$ 

### Amendment 104Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 9

Motion for a resolution	Amendment

- 9. Pays tribute to, and fully supports the activities of, the regional ombudsmen ("síndics de greuges") and their staff, as well as to the more assiduous public prosecutors ("fiscales") who have recently done an enormous amount to restore the integrity of some of the institutions affected by this issue;
- 9. Pays tribute to the regional ombudsmen ("síndics de greuges") and their staff, as well as to the public prosecutors ("fiscales"), who have recently done an enormous amount;

## Amendment 105María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés Ramón, Motion for a resolutionParagraph 9

Motion for a resolution	Amendment
9.Pays tribute to, and fully supports the	9. Pays tribute to, and fully supports the
activities of, the regional ombudsmen	activities of, the regional ombudsmen
("síndics de greuges") and their staff, as	("síndics de greuges") and their staff, as well
well as to the more assiduous public	as to the more assiduous public prosecutors
prosecutors ("fiscales") who have recently	("fiscales") who are doing an enormous
done an enormous amount to restore the	amount to streamline court proceedings,
integrity of some of the institutions	despite the complexity entailed by the legal
affected by this issue;	actions arising from development activity;

Or. {ES}es

#### Amendment 106Nicolae Vlad PopaMotion for a resolutionParagraph 10

Motion for a resolution	Amendment
10. Praises also, the activity of the	10. Praises also, the activity of the petitioners,
petitioners, their associations and the local	their associations and the local community
community associations, involving these	associations, involving these issues to the
issues to the attention of the European	attention of the European Parliament and who
Parliament and who have been	have been instrumental in safeguarding the
instrumental in safeguarding the	fundamental rights of their neighbours and of
fundamental rights of their neighbours and	all those affected by this complex problem;
of all those affected by this <i>enormous and</i>	
complex problem;	

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### **EN**

### Amendment 107Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 11

Motion for a resolution	Amendment
11. Recalls that the Environmental Impact	11. Recalls that the Environmental Impact
Assessment Directive and the Strategic	Assessment Directive and the Strategic
Environmental Impact Assessment	Environmental Impact Assessment Directive
Directive impose an obligation to consult	impose an obligation to consult the public
the public concerned at a stage when plans	concerned at a stage when plans are being
are being established and drawn up, <i>not</i> –	established and drawn up;
as so often has happened in cases brought	
to the attention of the Committee on	
Petitions – after the plans have been de	
facto agreed by the local authority;	
recalls, in the same context, that any	
substantial modification to existing plans	
must also respect this procedure and that	
plans must also be current and not	
statistically inaccurate or out of date;	

Or. {ES}es

### Amendment 108Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 12

Motion for a resolution	Amendment	
12. Recalls also that the Commission is empowered by Article 91 of Regulation (EC) No 1083/2006 to interrupt the payment of structural funding, and by Article 92 to suspend such funding to a Member State or region concerned, and to establish corrections in relation to projects in receipt of funding which are subsequently deemed not to have fully complied with the rules governing the application of relevant EU legislative acts;	deleted	

## Amendment 109María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 12

Motion for a resolution	Amendment	
12. Recalls also that the Commission is empowered by Article 91 of Regulation (EC) No 1083/2006 to interrupt the payment of structural funding, and by Article 92 to suspend such funding to a Member State or region concerned, and to establish corrections in relation to projects in receipt of funding which are subsequently deemed not to have fully complied with the rules governing the application of relevant EU legislative acts;	deleted	

Or. {ES}es

### Amendment 110Nicolae Vlad PopaMotion for a resolutionParagraph 12

Motion for a resolution	Amendment
12. Recalls, also that Article 91 of	12. Recalls also that the Commission is
Regulation 1083/2006 empowers the	empowered by Article 91 of Regulation (EC)
European Commission, to interrupt the	No 1083/2006 to interrupt the payment of
payment of structural funding, and Article	structural funding, and by Article 92 to
92 to suspend such funding to a member	suspend such funding to a Member State or
state or region concerned, and to establish	region concerned, and to establish corrections
corrections in relation to projects in receipt	in relation to projects in receipt of funding
of funding which subsequently may be	which are subsequently deemed not to have
deemed not to have fully respected the	fully complied with the rules governing the
application of relevant EU legislative acts;	application of relevant EU legislative acts;
	notes, however, that the Commission has not
	exercised this power;

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## Amendment 111José Manuel García-Margallo y MarfilMotion for a resolutionParagraph 13

Motion for a resolution	Amendment
13. Recalls also that Parliament, as the budgetary authority, may also decide to place funding set aside for cohesion policies in the reserve if it considers this necessary in order to persuade a Member State to end serious breaches of the rules and principles which it is obliged to respect either under the Treaty or as a result of the application of EU law, until such times as the problem is resolved;	deleted

Or.  $\{ES\}es$ 

## Amendment 112María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 13

Motion for a resolution	Amendment
13. Recalls also that Parliament, as the budgetary authority, may also decide to place funding set aside for cohesion policies in the reserve if it considers this necessary in order to persuade a Member State to end serious breaches of the rules and principles which it is obliged to respect either under the Treaty or as a result of the application of EU law, until such times as the problem is resolved;	deleted

Or.  $\{ES\}es$ 

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Council Regulation (EC) No 1083/2006 of 11 July 2006 laying down general provisions on the European Regional Development Fund, the European Social Fund and the Cohesion Fund (OJ L 210, 31.7.2006, p. 25).

### Amendment 113Carlos José Iturgaiz AnguloMotion for a resolutionParagraph 14

Motion for a resolution	Amendment
14. Reiterates the conclusions contained in its previous resolutions by calling in question the methods of designation of urbanisation agents and the frequently excessive powers often given to town planners and property developers by certain local authorities at the expense of communities and the citizens who have their homes in the area;	deleted

Or. {ES}es

## Amendment 114María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 14

Motion for a resolution	Amendment
14. Reiterates the conclusions contained in	14. Reiterates the conclusions contained in its
its previous resolutions by calling in	previous resolutions on the methods whereby
question the methods of designation of	town planners and property developers are
urbanisation agents and the frequently	designated by the administration to carry our
excessive powers often given to town	urbanisation work, on the basis of the
planners and property developers by	Commission's arguments and legal bases for
certain local authorities at the expense of	applying Community and Spanish
communities and the citizens who have	government procurement legislation to the
their homes in the area;	carrying out of urbanisation work, as set out
	before the European Court of Justice;

Or.  $\{ES\}es$ 

### Amendment 115Nicolae Vlad PopaMotion for a resolutionParagraph 14

Motion for a resolution	Amendment

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- 14. Reiterates its conclusions of past resolutions by calling into question the *methods of designation of* urbanizing agents, *and the frequently excessive powers often given to* town planners and property developers by certain local authorities at the expense of communities and the citizens who have their homes in the area;
- 14. Reiterates its conclusions of past resolutions by calling into question the *manner in which some of the* urbanizing agents, town planners and property developers *are given considerable amount of power* by certain local authorities at the expense of communities and the citizens who have their homes in the area;

Or. {EN}en

#### Amendment 116Gerardo GaleoteMotion for a resolutionParagraph 15

Motion for a resolution	Amendment
15.Urges local authorities, once again, to	15. Urges local authorities, once again, to
consult their citizens and involve them in	consult their citizens and involve them in
urban development projects in order to	urban development projects in order to
encourage more acceptable and sustainable	encourage more acceptable and sustainable
urban development where this is necessary,	urban development where this is necessary, in
in the interest of local communities and	the interest of local communities;
not in the sole interest of property	
developers, estate agents and other vested	
interests;	

Or.  $\{ES\}es$ 

#### Amendment 117Nicolae Vlad PopaMotion for a resolutionParagraph 15

Motion for a resolution	Amendment
15. <i>Urges</i> once again, local authorities to	15. Calls once again, on local authorities to
consult their citizens and involve them in	consult their citizens and involve them in
urban development projects in order to	urban development projects in order to
encourage more acceptable and	encourage <i>a fair</i> and <i>transparent</i> urban
sustainable urban development where this	development where this is necessary, in the
is necessary, in the interest of local	interest of local communities and not in the
communities and not in the sole interest of	sole interest of property developers, estate
property developers, estate agents and	agents and other vested interests;
other vested interests;	_

## Amendment 118Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 15 a (new)

Motion for a resolution	Amendment
	15a. Calls on the authorities responsible f
	development to extend development
	consultation processes to property-owners
	with acknowledgement of receipt, whenever
	there are changes to the classification of
	their properties, and to propose to local
	authorities that they issue direct, personal
	invitations during the zoning plan or
	reclassification appeal proceedings;

Or.  $\{ES\}es$ 

## Amendment 119María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 16

Motion for a resolution	Amendment
16. Strongly condemns the illicit practice whereby certain property developers undermine by subterfuge the legitimate ownership of property by European citizens by interfering with land registration and cadastral notifications, and calls on local authorities to establish proper legal safeguards to counter this practice;	deleted

Or.  $\{ES\}es$ 

Amendment 120Gerardo GaleoteMotion for a resolutionParagraph 16

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Motion for a resolution	Amendment
16. Strongly condemns the illicit practice whereby certain property developers undermine by subterfuge the legitimate ownership of property by European citizens by interfering with land registration and cadastral notifications, and calls on local authorities to establish proper legal safeguards to counter this practice;	16. Urges the authorities to strengthen measures designed to guarantee legal security in property transactions;

## Amendment 121María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 17

Motion for a resolution	Amendment
17. Reaffirms that, where compensation is	17.Reaffirms that, where compensation is
payable for loss of property, it should be	payable for loss of property, it should be
awarded at a suitable rate and in	awarded at a suitable rate and in conformity
conformity with the case-law of the Court	with the <i>law and the</i> case-law of the Court of
of Justice and of the European Court of	Justice and of the European Court of Human
Human Rights;	Rights;

Or. {ES}es

### Amendment 122Margrete AukenMotion for a resolutionParagraph 17 a (new)

Motion for a resolution	Amendment
	17a. Recalls that Directive 2005/29
	concerning unfair business-to-consumer
	commercial practices in the internal mar
	obliges all member states to provide
	appropriate means for legal redress and
	remedies for consumers who have been
	victims of such practices and to ensure t
	adequate sanctions are in place against s
	practices;

## Amendment 123María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 18

Motion for a resolution	Amendment
18. Once again calls on the Commission to initiate an information campaign directed at European citizens buying real estate in a Member State other than their	deleted

Or.  $\{ES\}es$ 

## Amendment 124María Sornosa Martínez, Inés Ayala Sender, Vicente Miguel Garcés RamónMotion for a resolutionParagraph 19

Motion for a resolution	Amendment
19. Instructs its President to forward this	19. Instructs its President to forward this
resolution to the Commission and the	resolution to the Commission and the Council,
Council, to the Government and Parliament	to the Government and Parliament of the
of the Kingdom of Spain and the	Kingdom of Spain and the Autonomous
Autonomous Regional Assemblies, to the	Regional Governments and Assemblies, to
national and regional ombudsmen of Spain	the national and regional ombudsmen of Spain
and to the petitioners;	and to the petitioners;

Or.  $\{ES\}es$ 

## Amendment 125Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 20 a (new)

Motion for a resolution	Amendment

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20a. Asks that Parliament's Committee on
Petitions, when it receives complaints and
declares them admissible, check whether a
legal basis exists which justifies the
complaint in question;

## Amendment 126Cristina Gutiérrez-CortinesMotion for a resolutionParagraph 21 a (new)

Motion for a resolution	Amendment
	21a. Asks the Commission, in its replies and reports, to be more specific as to whether the
	petitions have a legal basis in the Treaties;

Or.  $\{ES\}es$ 

# Amendment 127Cristina Gutiérrez-Cortines Motion for a resolutionParagraph 22 a (new)

Motion for a resolution	Amendment
	22a. Asks that the codes of conduct for
	dealing with petitions and the procedure
	applied by officials when selecting petition
	be revised, so that no complaints without
	legal basis will be accepted, and that che
	will be made as to whether the complain
	point up genuine breaches of the law in
	country of origin;

Or.  $\{ES\}es$