Question for written answer E-000547/2013

to the Commission

Rule 117

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Subject: Child labour and shoe production - follow-up

In his answer to Written Question E-007450/2012, Commissioner de Gucht states that the 2012 EU Strategic Framework and Action Plan on Human Rights foresee the promotion of updated hazardous work lists under ILO Convention No 182. To which lists is the Commission referring: the lists of EU Member States and/or the lists of third countries with a child labour problem? When will these lists be updated?

The Commission refers to a comprehensive framework that addresses the root causes of child labour. Could the Commission explain how this framework can be applied to tackling child labour and labour rights violations, in particular in the global footwear industry?

According to the Commission’s answer, it aims to incorporate corporate social responsibility (CSR) into trade/investment negotiations. What progress has been made on this issue in ongoing trade and investment negotiations?

According to a recent report on ‘Child labour in the leather shoe sector – An analysis of CSR policy and practice of footwear companies’, published by the Stop Child Labour campaign, only a few shoe companies in the European market effectively tackle child labour in their supply chain. What action is the Commission willing to take to encourage footwear companies to pay more attention to the problem of child labour in their supply chain?

In its answer, the Commission says that no further research is needed on involving stakeholders with regard to the OECD Guidelines for Multinational Enterprises. However, the question referred to specific research on child labour and human rights issues in the global footwear industry. Is the Commission willing to pursue such research, particularly with regard to the serious child labour and labour rights violations revealed by the country study on India by SOMO and Stop Child Labour?