**TABLING SERVICE** ***INDICATIVE VOTING LIST***

***FINAL VERSION***

 *Report:* VOSS (A9-0178/2020) **[init.]**

 AI: Civil liability

 *Committee:* Committee on Legal Affairs

| Subject of the amendment | Am No | Author | RCV etc. | Vote | Remarks |
| --- | --- | --- | --- | --- | --- |
| ***vote: resolution (as a whole)*** | RCV |  | Majority of Parliament’s component Members |

**All votes are taken by roll-call.**

*Requests for separate votes/split votes/roll-call votes*

NONE

**Miscellaneous**

The following citations will be inserted into the original text:

- having regard to the European added value assessment carried out by the European Parliament Research Service, entitled 'Civil liability regime for artificial intelligence: 'European Added Value Assessment' 1

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1  https://www.europarl.europa.eu/thinktank/en/document.html?reference=EPRS\_STU(2020)654178

Article 5 – paragraph 1 – point b should read:

(b) up to a maximum amount of EUR one million in the event of significant immaterial harm that results in a verifiable economic loss or of damage caused to property, including when several items of property of an affected person were damaged as a result of a single operation of a single high-risk AI-system; where the affected person also holds a contractual liability claim against the operator, no compensation shall be paid under this Regulation, if the total amount of the damage to property or the significant immaterial harm is of a value that falls below [EUR 500]10.

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10 To be revised by the European Commission as set out in paragraph 16 of the motion for resolution.