

Brussels, 25 May 2016 (OR. en)

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OUTCOME OF PROCEEDINGS

From:	General Secretariat of the Council
To:	Permanent Representatives Committee (Part 2)/Council
No. prev. doc.:	8880/16
Subject:	Special Report No 22/2015 from the European Court of Auditors entitled: "EU supervision of Credit Rating Agencies - well established but not yet fully effective"
	- Council conclusions (25 May 2016)

Delegations will find in the annex the Council conclusions on Special Report No 22/2015 from the European Court of Auditors entitled: "EU supervision of Credit Rating Agencies - well established but not yet fully effective", adopted by the Council at its 3468th meeting held on 25 May 2016.

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Council conclusions

on Special Report No 22/2015 from the European Court of Auditors entitled: "EU supervision of Credit Rating Agencies - well established but not yet fully effective"

The Council:

- WELCOMES Special Report No 22/2015 from the European Court of Auditors entitled:
 "EU supervision of Credit Rating Agencies well established but not yet fully effective",
 which focuses on the activities of the European Securities and Markets Authority (ESMA) as
 regards the registration of Credit Rating Agencies (CRAs), monitoring their performance and
 supervision over them;
- CONCURS WITH the Court's overall conclusion that ESMA has laid down good foundations
 for carrying out the supervision of the CRAs in the EU in a short period of time, NOTES
 however that in certain areas there is still need for improvement and, in this context,
 WELCOMES ESMA's intention to follow the Court's recommendations;
- 3. COMMENDS ESMA on shortening the average duration of the registration process of the CRAs;

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- 4. CALLS on ESMA to implement, within its risks-based approach, the Court's recommendations set out in the Special Report, in particular as regards:
 - examining certain aspects of the design and implementation of CRAs'
 methodologies, in order to promote a more consistent and objective approach by
 CRAs in reviewing their own methodologies, whilst having due regard to the
 principle of non-interference by ESMA as laid down in Article 23 of Regulation
 1060/2009;
 - considering developing additional guidance on disclosure requirements; and
 - examining, as a priority, in a structured manner the systems put in place by the CRAs for dealing with conflicts of interest.

Furthermore, ESMA should also enhance its work documentation and traceability, as appropriate.

5. INVITES ESMA to report to the Council via the FSC by end-2016 on the implementation of these recommendations.

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