



**Brussels, 14 June 2016
(OR. en)**

10122/16

**CO EUR-PREP 25
POLGEN 55
AG 8
ECOFIN 599
UEM 251
SOC 405
COMPET 371
ENV 408
EDUC 236
RECH 232
ENER 249
JAI 566
EMPL 268**

NOTE

From: General Secretariat of the Council
To: Permanent Representatives Committee

Subject: European Semester: Integrated Country-Specific recommendations
- Approval and report to the European Council

Under the European Semester 2016, the Commission submitted on 19 May to the Council for 27 Member States, a Recommendation for a Council Recommendation on the National Reform Programme 2016, and delivering a Council Opinion on the updated Stability or Convergence Programme.

These recommendations combine economic and employment recommendations, based on Articles 121(2) and 148(4) of the Treaty on the Functioning of the European Union (TFEU), with Council opinions on stability and convergence programmes, based on Articles 5(2) and 9(2) of Regulation 1466/97, and, in certain cases, with recommendations on the preventive part of the macroeconomic imbalances procedure under Article 6(1) of Regulation 1176/2011.

[These texts were examined and finalised by the Council, meeting in its EPSCO configuration on 16 June and its ECOFIN configuration on 17 June 2016. The texts as they result from these deliberations are set out in the documents listed in the annex to this note.]

As regards Portugal and Spain, exceptionally, the text of the country-specific recommendation 1 (and corresponding recitals 5 and 6) will be finalised in July and addressed in a manner consistent with the appropriate steps to be taken in the framework of the excessive deficit procedure.

Bearing in mind that recommendations falling within the scope of Article 148(4) TFEU form an integral part of the country specific recommendations and that their content is inextricably linked to that corresponding to the Stability and Growth pact, the procedure under Article 121(2) TFEU should apply to both parts of the recommendations. Accordingly, document 9327/16 contains explanations of modifications made during Council deliberations to Commission recommendations.

New voting modalities within the Council are in force as from 1 November 2014 (the "new voting rules"). These also apply to the Country Specific Recommendations. However, as for other files, any member of the Council can request that any recommendation (whether it is addressed to itself or to a different Member State) is adopted in conformity with the voting rules applicable up to 1 November 2014 (the "old voting rules").

The contribution of the Council Legal Service (doc. 5205/15) provides advice on voting modalities, including on the need to apply the same voting rule in all the Council bodies examining the same recommendation. Consequently, in cases where a request to apply the "old voting rules" has been made in the course of the preparatory discussions, the "old voting rules" should also apply to the adoption of the recommendation concerned by the Council.

In the course of the discussions of the text of the Recommendations in the Council preparatory bodies, a number of Member States indicated to the chairs of these preparatory bodies their intention to request the application of the "old voting rules".

According to the information received by the Council General Secretariat, the following Member States have requested in the Council preparatory bodies that their recommendations be adopted in conformity with the "old voting rules": AT, LV.

The other Member States have not requested the use of the "old voting rules"; therefore, their recommendations should be adopted in conformity with the "new voting rules".

This is without prejudice to the right of any Member State to request, at the stage of final adoption, the use of the "old voting rules".

The General Affairs Council of 24 June 2016 is invited to approve the Integrated Country-specific recommendations and transmit them to the European Council in accordance with Article 121(2) of the Treaty on the Functioning of the European Union (TFEU). The Council will proceed to the formal adoption of the texts set out in the annex after the European Council has discussed its conclusions on them, in accordance with Article 121(2) TFEU.

BELGIUM: 9190/16 ECOFIN 444 UEM 191 SOC 308 EMPL 204
COMPET 278 ENV 323 EDUC 178 RECH 170 ENER 186
JAI 432

BULGARIA: 9192/16 ECOFIN 445 UEM 192 SOC 309 EMPL 205
COMPET 279 ENV 324 EDUC 179 RECH 171 ENER 187
JAI 433

CZECH REPUBLIC: 9194/16 ECOFIN 446 UEM 193 SOC 310 EMPL 206
COMPET 280 ENV 325 EDUC 180 RECH 172 ENER 188
JAI 434

DENMARK: 9195/16 ECOFIN 447 UEM 194 SOC 311 EMPL 207
COMPET 281 ENV 326 EDUC 181 RECH 173 ENER 189
JAI 435

GERMANY: 9196/16 ECOFIN 448 UEM 195 SOC 312 EMPL 208
COMPET 282 ENV 327 EDUC 182 RECH 174 ENER 190
JAI 436

ESTONIA: 9197/16 ECOFIN 449 UEM 196 SOC 313 EMPL 209
COMPET 283 ENV 328 EDUC 183 RECH 175 ENER 191
JAI 437

IRELAND: 9198/16 ECOFIN 450 UEM 197 SOC 314 EMPL 210
COMPET 284 ENV 329 EDUC 184 RECH 176 ENER 192
JAI 438

SPAIN: 9199/16 ECOFIN 451 UEM 198 SOC 315 EMPL 211
COMPET 285 ENV 330 EDUC 185 RECH 177 ENER 193
JAI 439

FRANCE: 9200/16 ECOFIN 452 UEM 199 SOC 316 EMPL 212
COMPET 286 ENV 331 EDUC 186 RECH 178 ENER 194
JAI 440

CROATIA: 9203/16 ECOFIN 453 UEM 200 SOC 317 EMPL 213
COMPET 287 ENV 332 EDUC 187 RECH 179 ENER 195
JAI 443

ITALY: 9205/16 ECOFIN 454 UEM 201 SOC 318 EMPL 214
COMPET 288 ENV 333 EDUC 188 RECH 180 ENER 196
JAI 444

CYPRUS 9210/16 ECOFIN 455 UEM 202 SOC 319 EMPL 216
COMPET 289 ENV 335 EDUC 190 RECH 182 ENER 198
JAI 446

LATVIA: 9213/16 ECOFIN 456 UEM 203 SOC 320 EMPL 217
COMPET 290 ENV 336 EDUC 191 RECH 183 ENER 199
JAI 447

LITHUANIA: 9215/16 ECOFIN 457 UEM 204 SOC 321 EMPL 218
COMPET 291 ENV 337 EDUC 192 RECH 184 ENER 200
JAI 448

LUXEMBOURG: 9216/16 ECOFIN 458 UEM 205 SOC 322 EMPL 219
COMPET 292 ENV 338 EDUC 193 RECH 185 ENER 201
JAI 449

HUNGARY: 9217/16 ECOFIN 459 UEM 206 SOC 323 EMPL 220
COMPET 293 ENV 339 EDUC 194 RECH 186 ENER 202
JAI 450

MALTA: 9221/16 ECOFIN 461 UEM 207 SOC 325 EMPL 221
COMPET 295 ENV 340 EDUC 196 RECH 187 ENER 203
JAI 451

THE NETHERLANDS: 9222/16 ECOFIN 462 UEM 208 SOC 326 EMPL 222
COMPET 296 ENV 341 EDUC 197 RECH 188 ENER 204
JAI 452

AUSTRIA: 9223/16 ECOFIN 463 UEM 209 SOC 327 EMPL 223
COMPET 297 ENV 342 EDUC 198 RECH 189 ENER 205
JAI 453

POLAND: 9224/16 ECOFIN 464 UEM 210 SOC 328 EMPL 224
COMPET 298 ENV 343 EDUC 199 RECH 190 ENER 206
JAI 454

PORTUGAL: 9225/16 ECOFIN 465 UEM 211 SOC 329 EMPL 225
COMPET 299 ENV 344 EDUC 200 RECH 191 ENER 207
JAI 455

ROMANIA: 9226/16 ECOFIN 466 UEM 212 SOC 330 EMPL 226
COMPET 300 ENV 345 EDUC 201 RECH 192 ENER 208
JAI 456

SLOVENIA: 9227/16 ECOFIN 467 UEM 213 SOC 331 EMPL 227
COMPET 301 ENV 346 EDUC 202 RECH 193 ENER 209
JAI 457

SLOVAKIA: 9228/16 ECOFIN 468 UEM 214 SOC 332 EMPL 228
COMPET 302 ENV 347 EDUC 203 RECH 194 ENER 210
JAI 458

FINLAND: 9229/16 ECOFIN 469 UEM 215 SOC 333 EMPL 229
COMPET 303 ENV 348 EDUC 204 RECH 195 ENER 211
JAI 459

SWEDEN: 9230/16 ECOFIN 470 UEM 216 SOC 334 EMPL 230
COMPET 304 ENV 349 EDUC 205 RECH 196 ENER 212
JAI 460

UNITED KINGDOM: 9231/16 ECOFIN 471 UEM 217 SOC 335 EMPL 231
COMPET 305 ENV 350 EDUC 206 RECH 197 ENER 213
JAI 461
