



Council of the
European Union

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Eingelangt am 02/05/24

Brussels, 2 May 2024
(OR. en)

9552/24

Interinstitutional File:
2023/0200 (COD)

VOTE 56
INF 132
PUBLIC 56
CODEC 1230

NOTE

Subject: – Voting result
 – Regulation of the European Parliament and of the Council establishing
 the Ukraine Facility
 = Adoption of the legislative act
 = Outcome of the written procedure completed on 28 February 2024

The outcome of voting on the above mentioned legislative act can be found in Annex 1 to this note.

Reference document:

PE-CONS 10/24

date of decision to use the Written Procedure by Coreper, Part 2, 28.02.2024.

The statements and/or explanations of vote are in Annex 2 to this note.



General Secretariat of the Council

Institution: Council of the European Union
 Session:
 Configuration:
 Item: 2023/0200 (COD) (Document: 10/24)
 Voting Rule: qualified majority
 Subject: REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL establishing the Ukraine Facility

Vote	Members	Population (%)
Yes	26	97,87%
No	0	0%
Abstain	1	2,13%
Not participating	0	
Total	27	

Sitting date: 28/02/2024

Final result



Member State	Weighting	Vote	Member State	Weighting	Vote
BELGIQUE/BELGIË	2,61		LIETUVA	0,63	
БЪЛГАРИЯ	1,44		LUXEMBOURG	0,15	
Ceská republika	2,40		Magyarország	2,13	
DANMARK	1,31		MALTA	0,12	
DEUTSCHLAND	18,72		NEDERLAND	3,99	
EESTI	0,30		ÖSTERREICH	2,02	
ÉIRE/IRELAND	1,15		POLSKA	8,37	
ΕΛΛΑΔΑ	2,31		PORTUGAL	2,33	
ESPAÑA	10,67		ROMÂNIA	4,23	
FRANCE	15,11		SLOVENIJA	0,47	
HRVATSKA	0,85		SLOVENSKO	1,21	
ITALIA	13,25		SUOMI/FINLAND	1,24	
ΚΥΠΡΟΣ	0,20		SVERIGE	2,34	
LATVIJA	0,42				

* When acting on a proposal from the Commission or the High Representative, qualified majority is reached if at least 55 % of members vote in favour (15 MS) accounting for at least 65% of the population

For information: <http://www.consilium.europa.eu/public-vote>

Declaration by the Commission on its institutional prerogatives in relation to budget implementation within the framework of the Ukraine Facility

The Commission recalls that, under Article 17 TEU and Article 317 TFEU, the implementation of the budget remains its own responsibility and is part of its institutional prerogatives under the Treaties. It considers that the decisions related to payments to Ukraine under the Ukraine Facility belong to such budget implementation.

The Commission regrets that the text agreed by the co-legislator provides for Council implementing decisions under Article 291 TFEU for the adoption of these measures. It considers that the solution agreed by the co-legislators could be exceptionally justified in light of the very specific circumstances of the Ukraine Facility – a medium-term single instrument of high geopolitical importance adapted to the uncertainty and unprecedented challenge of supporting a country at war with direct implications for the security of the Union.

This solution should not be considered as a precedent for any other Union spending programme.

Statement by the Republic of Bulgaria

The Republic of Bulgaria attaches great importance to the promotion and protection of human rights. The country is and will remain dedicated to its human rights commitments.

As per Decision № 13/2018 and Decision № 15/2021 of the Constitutional Court of the Republic of Bulgaria, the term “gender” in the national legal system refers to the two sexes – female and male – that are biologically defined.

Therefore, in line with the above-mentioned Decisions of the Constitutional Court, in all legal provisions referring to the term “gender equality”, Bulgaria considers the term as “equality between women and men”, as stipulated in the common values to the Member States (as per Article 2 of the TEU).