

Brussels, 19 May 2026  
(OR. en)

8946/26  
PV CONS 24  
ECOFIN 582  
*PARLNAT*

**DRAFT MINUTES**  
COUNCIL OF THE EUROPEAN UNION<sup>1</sup>  
(Economic and Financial Affairs)  
5 May 2026

---

<sup>1</sup> In the presence of the President of the EIB

## Format 1+2+1 (+2 in listening room)

### 1. Adoption of the agenda

The Council adopted the agenda set out in document 8407/26.

### 2. Approval of "A" items

#### a) Non-legislative list

8398/26

The Council adopted all the "A" items listed in the document above, including all linguistic COR and REV documents presented for adoption.

### Legislative deliberations

(Public deliberation in accordance with Article 16(8) of the Treaty on European Union)

### 3. Council Regulation on access of EPPO and OLAF to VAT information at EU level



8538/1/26 REV 1  
+ ADD 1

*General approach*

The Council reached a general approach on the Regulation.

### 4. Market integration and supervision package



8367/26

#### a) Directive on further development of capital market integration and supervision within the Union

#### b) Regulation on further development of capital market integration and supervision within the Union

#### c) Settlement Finality Regulation

*Policy debate*

The Council held a policy debate on the market integration and supervision package.

### 5. Any other business

#### a) Current financial services legislative proposals

8401/26

*Information from the Presidency*

The Council took note of the information provided by the Presidency about the ongoing work on financial services legislative proposals.

### Non-legislative activities

### 6. Economic and financial impact of Russia's aggression against Ukraine

*Exchange of views*

### 7. Economic consequences of EU legislation

8299/1/26 REV 1 +  
ADD 1 REV 1

*Exchange of views*

8. Economic recovery in Europe  
Council Implementing Decision under the Recovery and Resilience Facility  
(Legal basis: Article 20 Regulation (EU) 2021/241)  
*Adoption* ☐ 8130/26  
+ ADD 1 REV 1
9. Follow-up to the G20 Finance Ministers and Central Bank Governors meeting of 16 April 2026 and the IMF spring meetings  
*Information from the Presidency and the Commission*  
*Exchange of views* 8173/26
10. Any other business

- 
- ☐ First reading
- ☐ Special legislative procedure
- ☐ Item based on a Commission proposal
-

Statements to the legislative "B" item set out in doc. 8407/26

**Ad "B" item 3: Council Regulation on access of EPPO and OLAF to VAT information at EU level**  
*General approach*

**STATEMENTS BY THE COMMISSION**

**Commission statement on Eurofisc consultation**

The Commission takes note of the wording in Article 36(2e) providing that, in the preparation of the draft implementing act determining the criteria, the information to be included and the standard forms for Eurofisc analysis reports, the Commission shall consult Eurofisc.

The Commission recalls that, under Article 291 TFEU and Regulation (EU) No 182/2011, implementing acts are, in principle, adopted by the Commission in accordance with the applicable comitology framework. In that context, the 2016 Interinstitutional Agreement on Better Law-Making provides, in point 30, that the institutions should refrain from adding in Union legislation procedural requirements which would alter the mechanisms for control laid down in Regulation (EU) No 182/2011.

The Commission considers that making consultation of Eurofisc a binding procedural requirement raises legal and institutional concerns, as it introduces an additional step ahead of the formal comitology procedure, affects the institutional balance, and may create unnecessary procedural uncertainty.

While the Commission recognises the operational relevance of Eurofisc's expertise, such input should be taken into account in a manner consistent with the normal framework governing implementing acts and without creating additional procedural obligations for the Commission.

The Commission therefore considers that this wording should not be regarded as a precedent for other legislative acts.

The Commission remains of the view that, where operational or technical input is useful in the preparation of implementing acts, the appropriate approach is to allow the Commission to seek such advice, rather than to make such consultations a mandatory procedural obligation.

The Commission further underlines that the consultation of Eurofisc in the preparation phase of the draft implementing acts under Article 36(2e) remains strictly separate from the comitology procedure. Such consultation is of a purely advisory and non-binding nature and does not affect the Commission's discretion in exercising its implementing powers under Article 291 TFEU. In particular, it does not confer any decision-making role on Eurofisc, does not require the Commission to follow or take into account its views.

### **Commission statement on IT coordination point**

The Commission acknowledges the concerns regarding the need for OLAF to coordinate with national authorities on the use of VAT data accessed under Regulation (EU) No 904/2010, also to ensure the coordinated and efficient use of their investigation resources. The Commission therefore confirms its openness to consider relevant improvements in the context of its upcoming revision of the EU anti-fraud architecture, including the legal frameworks applicable to the main anti-fraud actors, i.e. EPPO, OLAF, EUROJUST, EUROPOL, as well as of the PIF Directive.

---