

Council of the European Union

> Brussels, 20 June 2017 (OR. en)

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## OUTCOME OF PROCEEDINGS

From:	General Secretariat of the Council
То:	Delegations
No. prev. doc.:	6812/17
Subject:	Special Report No 26/2016 from the European Court of Auditors entitled: "Making cross-compliance more effective and achieving simplification remains challenging"
	- Council conclusions (20 June 2017)

Delegations will find in the annex the Council conclusions on:

Special Report No 26/2016 from the European Court of Auditors entitled: "Making crosscompliance more effective and achieving simplification remains challenging"

adopted by the Council at its 3552nd meeting held on 20 June 2017.

## **Council conclusions**

## on Special Report No 26/2016 from the European Court of Auditors entitled: "Making cross-compliance more effective and achieving simplification remains challenging"

## THE COUNCIL OF THE EUROPEAN UNION

- (1) WELCOMES the Court's Special Report 26/2016 on cross-compliance;
- NOTES the Court's recommendations, all of which are directed to the Commission, and ALSO NOTES the Commission's replies to these recommendations;
- (3) CALLS UPON the Commission, when following-up on the Court's recommendations, to give due account to the following issues:
  - overall simplification of the cross-compliance management and control system for the Common Agricultural Policy (CAP) post-2020;
  - identification and analysis of the reasons for cross-compliance related infringements;
  - adaptation of rules regarding on-the-spot and risk-based checks of crosscompliance rules;
  - the co-existence and simplification of greening requirements and standards of good agricultural and environmental condition of land (i.e. the GAEC standards);
  - identification of administrations' needs for adequate operational assistance as well as reduction of the administrative costs and burdens involved in implementing cross-compliance;

- proportionality of cross compliance reductions, minor non-compliances without sanctions and early warnings in cases of non-intentional, minor error;
- harmonised application of penalties for non-compliance by clarifying the criteria to assess non-compliance, the scope of controls and relevant reporting operations, including those not covered in cross-compliance legislation (Annex II of Regulation 1306/2013);
- the double control and sanction systems for greening and cross-compliance and the risk of additional burdens and inefficiencies;
- (4) CONSIDERS that cross-compliance generally, including the Court's recommendations in its special report on cross-compliance, should be addressed further in the context of the discussions on the CAP post-2020, with due account to be given to the objective of reducing administrative costs and burdens.