


Procedure file

Basic information	
COS - Procedure on a strategy paper (historic) 1996/2172(COS)	Procedure completed
Former-Yugoslavia: Mostar administration. Special report 2/96 Court of Auditors	
Subject 6.40.03 Relations with South-East Europe and the Balkans 8.70.03.07 Previous discharges	

Key players			
European Parliament	Committee responsible	Rapporteur	Appointed
	CONT Budgetary Control	V MÜLLER Edith	03/09/1996
Council of the European Union	Committee for opinion	Rapporteur for opinion	Appointed
	AFET Foreign Affairs, Security and Defense Policy		

Key events			
11/07/1996	Non-legislative basic document published	RCC0002/1996	Summary
21/10/1996	Committee referral announced in Parliament		
19/11/1996	Vote in committee		Summary
19/11/1996	Committee report tabled for plenary	A4-0386/1996	
13/12/1996	Debate in Parliament		
13/12/1996	Decision by Parliament	T4-0709/1996	Summary
13/12/1996	End of procedure in Parliament		
20/01/1997	Final act published in Official Journal		

Technical information	
Procedure reference	1996/2172(COS)
Procedure type	COS - Procedure on a strategy paper (historic)
Procedure subtype	Commission strategy paper
Legal basis	Rules of Procedure EP 142
Stage reached in procedure	Procedure completed

Documentation gateway

Non-legislative basic document	RCC0002/1996 OJ C 287 30.09.1996, p. 0001	11/07/1996	CofA	Summary
Committee report tabled for plenary, single reading	A4-0386/1996 OJ C 020 20.01.1997, p. 0003	19/11/1996	EP	
Text adopted by Parliament, single reading	T4-0709/1996 OJ C 020 20.01.1997, p. 0370-0405	13/12/1996	EP	Summary

Former-Yugoslavia: Mostar administration. Special report 2/96 Court of Auditors

OBJECTIVE: Presentation of the Court of Auditors' Special Report 2/96 concerning the accounts of the Administrator and the European Union Administration, Mostar (EUAM). **SUBSTANCE:** In the introduction to its report, the Court of Auditors recalls that the EUAM formally commenced operations on 23 July 1994 when the Administrator took up his appointment in Mostar. The EUAM's initial mandate - to create the conditions leading to a unified city of Mostar - was for a maximum of two years ending, at the latest, on 22 July 1996. The Council Decision of 16 May 1994 provided for an initial budget of ECU 32 million to be used to finance the initial establishment and the activities of a new European Union Administration of the city of Mostar. Subsequent decisions increased the total available budget to ECU 144 million. In 1995, the Court of Auditors carried out an integrated inspection concerning both the activities of the EUAM and the Administrator's accounts. Those funds included appropriations allocated directly by the Member States of the EU and appropriations drawn from the general budget of the EU. The audit carried out by the Court consisted of examining whether all revenue as at 31 August 1995 had been received and that all expenditure for that date had been incurred in a lawful and regular manner and whether the financial management was sound. In its conclusions, the report emphasizes that the setting up of the EUAM, the first major Joint Action of the EU, had been undertaken in extremely difficult circumstances connected with the conflict in Bosnia-Herzegovina and that its objectives were extremely ambitious. In terms of a contribution to the restoration of a single administration with a joint police force in Mostar, to the organization of free elections and to securing of freedom of movement, the report takes the view that progress was slow because of the unwillingness of the various parties to work together. On the other hand, considerable progress had been made in the areas of rehabilitation, reconstruction and redevelopment (in particular in the eastern part of the city). Furthermore, after the shelling in 1995, the construction work undertaken on the initiative of the local people themselves increased. When the EUAM was established, the method chosen for appointing personnel from the Member States was unsatisfactory, and this impeded the smooth functioning of the team. Furthermore, insufficient attention was paid to the need for EUAM to have from the outset financial procedures and systems with an integrated system of financial accounts and the budget reporting, and sufficient staff in that area. Nonetheless, the major weaknesses in terms of financial management were gradually overcome, despite the extremely difficult circumstances, and they have not had a seriously adverse impact on effectiveness of the EUAM. Finally, the report notes that the central decision-making and management structures are too diffuse to be effective. The Commission is the only part of the structure with operational expertise and capacity, and its powers in implementing a CFSP Joint Action are too narrow. On the basis of these statements, the Court of Auditors makes the following recommendations: - it is essential to put in place an effective permanent structure for the management of CFSP Joint Actions; an interinstitutional agreement will be required; - as regards the CFSP, planning should ensure that adequate financial management and accounting procedures and systems are established from the outset, with sufficient qualified staff; - finally, the procedures for appointing expatriate staff to Joint Actions must be improved. ?

Former-Yugoslavia: Mostar administration. Special report 2/96 Court of Auditors

The Committee on Budgetary Control unanimously adopted the proposal for a resolution on the special report of the Court of Auditors on the European Union Administration of Mostar (EUAM). While agreeing with the Court's positive assessment of the European Union's contribution to the reconstruction of the city, the committee subscribed to the analysis by its rapporteur, Mrs Muller (V, A), of the shortcomings and defects which prevented the objective of effective political reunification of the city from being achieved, despite the efforts of the members of the EUAM, especially Mr Koschnick, the top EU administrator. The failure was ascribed to the Council, which omitted to make provision for a sustainable and efficient organizational framework for this joint action during the initial stage, when the EU administrator should have been given the policing powers needed to make its decisions binding on the conflicting parties. Similarly, the Council failed to provide for a single financial procedure with an integrated accounting and assessment system or sufficient numbers of qualified staff. Despite all these shortcomings, the rapporteur was of the opinion that lessons should be learnt from the experience gained in Mostar: first by eliminating the lack of clear demarcation of powers between the Council and the Commission with regard to the current provisions of the Treaty on the CFSP and involving Parliament when it was drafted, secondly, by making the Commission responsible for monitoring and supervising joint actions financed from the Community budget and ensuring that financial rules were also adhered to in this area and, finally, by creating a mobile CFSP staff reserve and setting up a preparatory group to draw up procedures under which joint actions decided could be implemented quickly and efficiently. In addition, the Commission should propose joint actions to the Council under Article J 8.3 of the Treaty on matters such as the return of refugees or the promotion of and support for independent media in the former Yugoslavia. ?

Former-Yugoslavia: Mostar administration. Special report 2/96 Court of Auditors

In adopting the MÜLLER report Parliament welcomed the fact that, despite critical remarks on the details, the report of the Court of Auditors reached a positive assessment of the European Union Administration of Mostar. It regretted that Mr Koschnick did not always receive the full

political backing of the Council Presidency and EU Foreign Ministers. Parliament considered that the report of the Court of Auditors confirmed its view that there was currently a gap in the Treaties in the area of the CFSP which made the demarcation of powers between the Council and Commission unclear and might compromise Parliament's right to call the Commission to account under the discharge procedure. It considered that an interinstitutional agreement was required to ensure that Parliament was involved in the common foreign and security policy. It urged the Member States to learn from the experience gained in Mostar and recommended the Member States to create a CFSP staff reserve, which could be mobilized at short notice for joint actions, and to set up a preparatory group led by the Commission which would draw up procedures under which such joint actions could be launched and implemented quickly. ?