Procedure file

| Basic information | | |
|---|------------------------|---------------------|
| COS - Procedure on a strategy paper (historic) | 2001/2015(COS) | Procedure completed |
| Small and medium-sized enterprises SMEs: EIB loans Special report 6/2000 Court of Auditors | s, interest subsidies. | |
| Subject 3.45.02 Small and medium-sized enterprises (SME), | craft industries | |

| European Parliament | Committee responsible | Rapporteur | Appointed |
|---------------------|---|---|------------|
| | CONT Budgetary Control | | 19/04/2000 |
| | | PPE-DE <u>HEATON-HARRIS</u> Christopher | |
| | Committee for opinion | Rapporteur for opinion | Appointed |
| | ITRE Industry, External Trade, Research, Energy | The committee decided not to give an opinion. | |
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Council of the European Union

| Key events | | | |
|------------|--|---------------------|---------|
| 31/05/2000 | Non-legislative basic document published | RCC0006/2000 | Summary |
| 18/01/2001 | Committee referral announced in Parliament | | |
| 19/06/2001 | Vote in committee | | |
| 19/06/2001 | Committee report tabled for plenary | <u>A5-0215/2001</u> | |
| 04/07/2001 | Decision by Parliament | <u>T5-0377/2001</u> | Summary |
| 04/07/2001 | End of procedure in Parliament | | |
| 14/03/2002 | Final act published in Official Journal | | |

| Technical information | |
|----------------------------|--|
| Procedure reference | 2001/2015(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 |
| Committee dossier | CONT/5/12724 |

| Documentation gateway | | | | | | |
|---|--|------------|------|---------|--|--|
| Supplementary non-legislative basic document | N5-0158/2001 | 29/07/1999 | CofA | Summary | | |
| Non-legislative basic document | RCC0006/2000 OJ C 152 31.05.2000, p. 0001 | 31/05/2000 | CofA | Summary | | |
| Committee report tabled for plenary, single reading | A5-0215/2001 | 19/06/2001 | EP | | | |
| Text adopted by Parliament, single reading | T5-0377/2001 OJ C 065 14.03.2002, p. 0057-0108 E | 04/07/2001 | EP | Summary | | |

Small and medium-sized enterprises SMEs: EIB loans, interest subsidies. Special report 6/2000 Court of Auditors

PURPOSE: to present a special report of the European Court of Justice 3/1999 on the management and control of interest rate subsidies by the services of the European Commission. CONTENT: In the framework of policy measures promoting investment, the European Commission has, since 1997, granted aids in the form of interest rate subsidies. The underlying principle is to ease the burden for beneficiaries as regards financial charges by paying, instead of them or by reimbursing them, a share of the interest due as a result of certain loans granted. Following an investigation carried out by the relevant services of the Commission, the Court revealed a number of weaknesses in the management, the accounting and the control of interest rate subsidies. The results of the investigation revealed that the Commission carries out minimal control and moreover, it replaced the European Investment Bank (EIB) in an excessive manner when the latter intervened in the management of the grants. As a result, the EIB does not possess even the most basic information necessary for controlling the conditions for the granting of non-reimborsable loans that the financial intermediaries channel towards the final beneficiaries. Weaknesses were also identified in relation to eligibility and the monitoring of projects funded by non-reimbursable loans. The selection of these projects and the control of their eligibility are normally the remit of the EIB. The Commission, which sometimes has limited knowledge of the projects and their final beneficiaries, presents them as a 'fait accompli'. In the same way, it does not analyse the reports it receives from the EIB on the progress of the projects. In relation to the majority of measures, the objectives are defined in a general way without detailed figures. As a consequence, it is difficult to evaluate to what extent they have been carried out and the effectiveness of the measures. Against this background, the main recommendations of the Court are the following: the Court is of the opinion that the Commission should ensure that the amount of loans corresponds to what the final beneficiaries perceive as adequate, that the investments forseen are eligible and that the beneficiaries fulfill the necessary conditions. Furthermore, the Commission should also evaluate the effectiveness of the interest rate subsidies. In conclusion, it is imperative that the Commission put in place a centralised control system for managing interest rate subsidies as well as general banking instruments. ?

Small and medium-sized enterprises SMEs: EIB loans, interest subsidies. Special report 6/2000 Court of Auditors

PURPOSE : to present the Court of Auditors Special Report 6/2000 concerning the granting by the Community of interest subsidies on loans by the European Investment Bank to small and medium sized enterprises, through its temporary lending facility. CONTENT : in the framework of the "Temporary Lending Facility" adopted by the European Council in Copenhagen in 1993, ECU 1 000 million was devoted to strengthening the competitiveness of small and medium sized European enterprises (SMEs). This measure, administered by the EIB, aims to encourage and accelerate the implementation of investment projects involving job creation in SMEs. Following the Court's report on this issue, the European Parliament asked the Council and the Commission to issue opinions at the earliest opportunity on the management and effectiveness of the Copenhagen Facility, with particular reference to the functioning of the job creation, criteria applied to interest rate subsidies. This is the objective of the present report. The Court's audit shows that all the Member States of the Union were visited in order to examine the implementation arrangements and the impact of the measure in the national context. Transfers made by the Commission to the EIB were treated as payments on account, and thus were recorded as final expenditure in the Commission's budgetary accounts. In reality, these sums were only paid over to the agents for distribution to the recipients after a long interval. The balance of the account held by the EIB on behalf of the Community does not appear on the Community's balance sheets. There is a general problem here concerning the rules governing the recording in the accounts of this type of payment on account and the auditing of it. The Court's examination of the measures's management and control system allowed some of the system's inherent weaknesses to be identified: the payment of aid on submission of a declaration by interested parties; entrusting the management to banks criteria that were inadequately presetned and explained; a lack of real penalties for making a false declaration; a lack of checks on recipients. The arrangements put in place restricted equality of access for all potential recipients in certain areas, despite the provision of the Council decisons and the cooperation agreement. Contrary to the provisions of the cooperation agreement prohibiting the combination of an SME subsidised loan with other loans subsidised by the EIB under other agreements, a derogation was agreed between the EIB and the Commission in the case of ERDF aid which also takes the form of interest subsidies on the same loans. Since this derogation was not agreed at the same hierarchical level as the the cooperation agreement ad it has no legal value. The amounts paid in combination with other aids must therefore be considered to be in breach of the regualtions. Furthermore, this exception does not seem to have been applied in all the countries. The Court noted cases where, at the time of the application, the investment was already at an advanced stage of completionand the subsidised loan had actually replaced an existing financial arrangement. The undertakings which benefitted from this measure were certainly creating jobs, but it is impossible to establish whether it was these subsidies which enabled the creation of the jobs in question. Moreover, the arrangements for implementing the measures do not include the information necessary to establish which jobs would not have been created without the subsidised loan. Coordination with other aid on offer at regional, national or even Community level was not taken into sufficient consideration. The banks which distributed the subsidies often integrated them so well into the financial packages they offered their customers that the origin of the subsidy disappeared from sight.?

Small and medium-sized enterprises SMEs: EIB loans, interest subsidies. Special report 6/2000 Court of Auditors

The European Parliament adopted without debate the report by Christopher HEATON-HARRIS (EPP/ED, UK). In its resolution, Parliament questioned the overall effectiveness of the scheme, particularly with regard to its real impact on job creation and investment. Management control systems were found to be inadequate, and Parliament regretted that the European Investment Bank, under time-constraints imposed by the Council, worked with its existing customers as financial intermediaries in preference to other banks, thereby distorting competition. With regard to the Commission, Parliament expressed its disappointment that the Commission left much of the ex-ante and ex-post controls to the EIB. It asked the Commission to report on steps to improve monitoring during each stage of the project and programme cycle. It also asked the Commission to present cost-effective alternative mechanisms to interest-rate subsidy schemes.?