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2002

REGULAR REPORT

ON

HUNGARY'S

PROGRESS TOWARDS ACCESSION

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2002

REGULAR REPORT

ON

Hungary's

PROGRESS TOWARDS ACCESSION

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Introduction

Preface

In Agenda 2000, the Commission said it would report regularly to the European Council on progress made by each of the candidate countries of Central and Eastern Europe with preparations for membership, and that it would submit its first Report at the end of 1998.

The Luxembourg European Council decided that:

Statistical data *

"From the end of 1998, the Commission will make Regular Reports to the Council, together with any necessary recommendations for opening bilateral intergovernmental conferences, reviewing the progress of each Central and Eastern European applicant State towards accession in the light of the Copenhagen criteria, in particular the rate at which it is adopting the Union acquis [...] The Commission's reports will serve as the basis for taking, in the Council context, the cisions on the conduct of the accession negotiations or their extension to other applicants. In that context, the Commission will continue to follow the method adopted by Agenda 2000 in evaluating applicant States' ability to meet the economic criteria and fulfil the obligations deriving from accession."

On this basis, the Commission presented a first series of Regular Reports in October 1998, a second in October 1999, a third in November 2000, and a fourth in November 2001.

In its 2001 Enlargement Strategy Paper, which accompanied the 2001 Regular Reports, the Commission indicated that, given the pace of negotiations and the progress made so far, the Commission should be able to make recommendations on those candidate countries ready for accession on the basis of its 2002 Regular Reports. At its meeting in Seville in June 2002, the European Council concluded that "in order to enable the European Council to be held in the coming autumn to decide which will be the candidate countries with which negotiations can be concluded at the end of 2002, [...] the Commission will have to draft appropriate recommendations in the light of the Regular Reports." The Commission has prepared this fifth series of Regular Reports with a view to the Brussels European Council in autumn 2002.

. At its meeting in Seville in June 2002, the European Council concluded that "in order to enable the European Council to be held in the coming autumn to decide which wi

The structure followed for this Regular Report is largely the same as that used for the 2000 and 2001 Regular Reports. In line with previous Regular Reports, the present Report:

- describes the relations between Hungary and the Union, in particular in the framework of the Association Agreement;
- analyses the situation in respect of the political criteria set by the 1993 Copenhagen European Council (democracy, rule of law, human rights, protection of minorities);
- assesses Hungary's situation and prospects in respect of the economic criteria defined by the Copenhagen European Council (a functioning market economy and the capacity to cope with competitive pressures and market forces within the Union);
- addresses the question of Hungary's capacity to assume the obligations of membership, that is, the acquis as expressed in the Treaties, the secondary legislation, and the policies of the Union. In this part, special attention is paid to nuclear safety standards, which were emphasised by the Cologne and Helsinki European Councils. This part includes not only the alignment of legislation, but also the development of the judicial and administrative capacity necessary to impl and enforce the acquis. The European Council stressed the importance of this latter aspect at its meeting in Madrid in 1995 and on a number of subsequent occasions, most recently at Seville in June 2002. At Madrid, the European Council stressed that the candidate countries must adjust their administrative structures, so as to create the conditions for the harmonious integration of these States. The Seville European Council also stressed how important it was that candidate countries should continue to make progress with the implementation and effective application of the acquis, and added that candidate countries must take all necessary measures to bring their administrative and judicial capacity up to the required level.

This Report takes into consideration progress since the 2001 Regular Report. It covers the period up to 15 September 2002. In some particular cases, however, measures taken after that date are mentioned. It looks at whether planned reforms referred to in the 2001 Regular Report have been carried out, and examines new initiatives. In addition, this Report provides a global assessment of the overall situation for each of the aspects under consideration, setting out for each of them the m ain steps still to be taken by Hungary in preparing for accession.

Furthermore, in view of the fact that the 2002 Regular Reports will provide the basis on which the Commission will formulate its recommendations as to which countries are ready to conclude negotiations, this Report includes an evaluation of Hungary's track record since the 1997 Opinion. As regards the economic criteria, the report also provides a dynamic, forward-looking evaluation of Hungary's economic performance.

For each of the negotiating chapters, this Report provides a summary evaluation of the extent to which commitments made in the negotiations have been implemented, as well as an overview of transitional arrangements that have been granted. The commitments made by each country reflect the result of the accession negotiations, and, in accordance with the principle of differentiation underlying the negotiation process, may differ between countries. Where negotiating countries have committed t hemselves to completing specific measures by the time of accession, the Commission assesses the relevant preparatory processes. For chapters on which the accession negotiations continue, and final commitments remain to be defined, an indicative assessment is given of the state of implementation of the commitments that have been made to date.

The Report contains a separate section examining the extent to which Hungary has addressed the Accession Partnership priorities. This section also assesses the progress Hungary has made in implementing the measures set out in the Action Plan for strengthening administrative and judicial capacity that the Commission developed with each negotiating country in the spring of 2002.

As has been the case in previous Reports, "progress" has been measured on the basis of decisions actually taken, legislation actually adopted, international conventions actually ratified (with due attention being given to implementation), and measures actually implemented. As a matter of principle, legislation or measures, which are in various stages of either preparation or parliamentary approval, have not been taken into account. This approach ensures equal treatment for all t he candidate countries and permits an objective assessment of each country in terms of their concrete progress in preparing for accession.

The Report draws on numerous sources of information. The candidate countries have been invited to provide information on progress made in preparations for membership since the publication of the last Regular Report. The information each of the candidate countries has provided within the framework of the Association Agreement and the negotiations, the National Programmes for the Adoption of the Acquise where they are available, as well as the process of developing the Action Plans, and various peer reviews that have taken place to assess candidate countries to a distinct capacity in a number of areas, have served as additional sources. Council deliberations and European Parliament reports and resolutions have been taken into account in the preparations. The Commission has also drawn on assessments made by various international organisations, and in particular the contributions of the Council of Europe, the OSCE and the international financial institutions, as well as those of non-gov ernmental organisations.

Relations between the European Union and Hungary

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Recent developments under the Europe Agreement, including bilateral trade

Hungary continued to implement the Europe Agreement and has contributed to the smooth functioning of the various joint institutions.

The Association Committee held its tenth meeting in May 2002, when it reviewed progress in Hungary's preparations for accession, notably in the light of the Accession Partnership priorities, and in bilateral relations under the Europe Agreement. The system of sub-committees continued to function well as a forum for technical discussions. The Joint Parliamentary Committee, comprising representatives of the Hungarian and European Parliaments, held its 17th meeting in Februa 2 in Budapest.

In general, trade relations between the European Community and Hungary remain good and trade continues to expand. In 2001, EC imports from Hungary amounted to €24.1 billion, and EC exports to Hungary to €23.6 billion. The EC accounts for about 74% of Hungary's total exports and 58% of its imports. In 2001, the main product groups imported from the EC were machinery, followed by transport equipment and chemical products. Hungary's main exports to the EC e machinery, followed by transport equipment and textiles.

Under the agreement resulting from the first round of trade negotiations in the agriculture sector (adopted on an autonomous basis pending the conclusion of an Additional Protocol to the Europe Agreement), approximately 87% of EC agricultural imports from Hungary and 98% of EC agricultural exports to Hungary are duty-free or benefit from preferential rates (average trade figures 1998-2000).

Negotiations on a further round of liberalisation, covering more sensitive sectors, began at the end of 2001 and were concluded in April 2002. The result of this further round, applicable as of July 2002, enhances the existing agricultural trade preferences between the parties and promotes the full or partial lifting of import duties, either within tariff quotas or for unlimited quantities, in sectors such as cereals, dairy products, beef and sheep meat. This new agreement also includes a commitment by the parties to remove export refunds for certain sectors.

In April 2002 the Association Council decided to further liberalise trade in processed agricultural products between the EC and Hungary, essentially through the mutual reduction of custom duties. The decisions came into force retroactively from January 2002.

An Additional Protocol to the Europe Agreement entered into force in January 2002. It provides for preferential conditions for trade between the EC and Hungary of certain fish and fishery products.

An anti-dumping proceeding concerning imports of hot-rolled coils originating, inter alia, in Hungary was initiated in December 2001.

In March 2002, in response to protectionist measures by the US, which greatly restricted access to their market and created the risk of considerable trade diversion, the EU initiated provisional safeguard measures, with erga omnes effect, on imports of certain steel products. The measures were partly confirmed in September 2002.

In September 2002 Hungary gave its approval to the Annex to the Protocol to the Europe Agreement on conformity Assessment and Acceptance of Industrial Products (PECA) on Good Laboratory Practice. Implementation will help remove barriers to the functioning of the internal market, as there will now be mutual recognition of good laboratory practice between Hungary and the Member States. Amended antitrust implementing rules under the Europe Agreement were adopted by the Association Council and entered into force in Hungary in April 2002.

Hungary has adopted legislation in July 2002 to bring motorway construction under standard public procurement rules. The alignment of Hungarian legislation with EC rules on public procurement in general is expected to be completed in the course of this year.

Accession Partnership

A revised Accession Partnership was adopted in January 2002. Its implementation is reviewed in Part D of this Report.

Action Plan for reinforcing administrative and judicial capacity

As announced in the Commission's 2001 Enlargement Strategy, in spring 2002 the Commission and Hungary jointly developed an Action Plan to strengthen Hungary's administrative and judicial capacity, on which a common understanding was reached in March. The revised Accession Partnership adopted in January has served as the point of departure for this exercise.

The purpose of this Action Plan is jointly to identify the next steps required for Hungary to achieve an adequate level of administrative and judicial capacity by the time of accession, and ensure that all necessary measures in this regard are taken, providing Hungary with targeted assistance in areas that are essential for the functioning of an enlarged Union. As such, the Action Plan is a key tool for meeting the common objective of the EU and Hungary, i.e. to ensure that Hungary's prep arations for accession take place as effectively as possible within the planned timeframe.

The implementation of the Action Plan is reviewed in Part D of this Report.

National Programme for the Adoption of the Acquis

In March 2002 the Hungarian Government adopted the revised National Programme for the Adoption of the Acquis (NPAA). This has served as one of the bases for the preparation of the Action Plan for reinforcing Hungary's administrative and judicial capacity.

Community Assistance

Three **pre-accession instruments** have been financed by the European Community to assist the applicant countries of Central and Eastern Europe with their pre-accession preparations: the **Phare** programme; **SAPARD**, which provides aid for agricultural and rural development; and **ISPA**, which finances infrastructure projects in the fields of environment and transport. The support provided by these programmes is focused on the Access sion Partnership priorities, which are intended to help the candidate countries meet the criteria for membership.

For the years 2000 to 2002, total financial assistance to Hungary amounts to around € 96 million annually from Phare, € 38.7 million from SAPARD and between € 72.8 million and € 104 million from ISPA.

The **Phare** programme has been providing support to the countries of Central and Eastern Europe since 1989, helping them through a period of fundamental economic and social transition and political change. Its current "pre-accession" focus was established in 1997, in response to the Luxembourg European Council's launching of the present enlargement process.

Phare provides the applicant countries of Central and Eastern Europe with support for institution building, investment to strengthen the regulatory infrastructure needed to ensure compliance with the acquis, and investment in economic and social cohesion. This support comprises co-financing for technical assistance, "twinning" and investment-support projects, to help these countries with their efforts to adopt the acquis and strengthen the institutions necessary for implementing and enforcing the acquis. Phare also helps the candidate countries develop the mechanisms and institutions that will be needed to implement Structural Funds after accession and is supported by a limited number of measures (investment and grant schemes) with a regional or thematic focus. In the context of the Action Plans for strengthening administrative and judicial capacity, particular emphasis is placed on the issue of institution building and associated investment intended to ensure e compliance with the acquis. For 2002, the Commission has mobilised special financial assistance of up to € 250 million to accompany negotiating countries' efforts, over and above the indicative annual allocations for each of the Phare countries, bringing total Community assistance for strengthening the administrative and judicial capacity of the negotiating countries in 2002 to around € 1 billion.

The Phare programme allocated commitments of \in 1.03 billion to Hungary during the 1992-1999 period, \in 119.8 million in 2000, and \in 108.8 million in 2001. The **2002 Phare Programme** for Hungary consists of an allocation of \in 87 million for the National Programme, complemented by \in 24.7 million under the Phare 2002 supplementary institution building facility. The 2002 Phare programme focuses on the following priorities:

- · developing of administrative capacity in sectors including agriculture, social policy and employment, regional policy, the environment, justice and home affairs, and customs;
- establishing capacity for the efficient use of future Structural Funds assistance;

• participation in Community programmes and agencies.

An additional \in 19 million have been allocated for cross-border co-operation programmes (CBC), whereof \in 10 million for co-operation with Austria, \in 5 million for co-operation with Romania, \in 2 million for co-operation with Slovakia and \in 3 million for co-operation with Slovakia and \in 4 million for co-operation with Slovakia and \in 5 million for co-operation with

Hungary also participates in and benefits from Phare-funded multi-country and horizontal programmes, such as TAIEX, the Small- and Medium-sized Enterprises Facility, SIGMA and the nuclear safety programme.

Furthermore, Hungary participates in the following Community programmes: fifth Framework Research Programme (including Euratom), Leonardo da Vinci, Socrates, Youth, the Multi-annual Programme for Enterprises and Entrepreneurship, Culture 2000, Life III and Fiscalis. Following the ratification and entry into force of the agreement, Hungary's formal participation in the European Environment Agency started in January 2002. In order to streamline Community le ocedures and thereby facilitate Hungary's future participation in Community programmes, a Framework Decision was adopted in December 2001 by the Association Council establishing the general principles for such participation.

Overall, the impact of Phare has been positive. Effective transfer of know-how, equipment and financial resources has taken place in a number of important fields such as agriculture, aid co-ordination, education, trade and investment promotion, transport and the environment. Phare support for the environment, privatisation and restructuring and SME development has contributed to the successful development of sector strategies and essential institutional and financial mechanisms serving en terprises in these sectors

For example, in Hungary, Phare has played a particularly important role in the following:

able Roma pupils and by providing 17 school buses. The Phare contribution to these projects amounted to € 7 million;

- In the justice and home affairs sector, € 30.3 million was allocated between 1997 and 2001 to purchase surveillance equipment such as patrol boats, mobile thermal camera systems and radio communication equipment in order to step up the fight against cross-border crime and prevent illegal immigration, particularly at Hungary's southern and eastern borders. This investment was complemented by twinning operations aimed at strengthening border management systems and tra als (€ 3.9 million since 1997). The 2002 programme also includes a (€ 6 million) project for establishing an information system in line with Schengen requirements.
- Support for the Roma minority
 has been a priority of the Phare programme since 1999. Several projects have been carried out to promote the social integration of the Roma population in Hungary, by reducing the primary school drop out rate and focusing on supportive schooling and on vocational training at the level of secondary education. Practical support was provided by renovating two dormitories in a school for exceptionally

In the social and employment sector, in response to a need identified during the negotiations, a twinning project is being financed under the 2001 National Programme (€ 2 million) to strengthen "autonomous" social dialogue. The objective is to help establish of a functioning social dialogue system by complementing the existing tripartite social dialogue structures with more independent bipartite channels. The project supports the creation of sectoral committees that will not on vide the social partners with the opportunity to exert influence on domestic issues but will also prepare them for participation in similar sectoral structures at European level.

• In the area of regional policy, Phare has provided considerable support since 1998, both for institution building through twinning projects and for pilot investment projects. As a result, under Phare 2002, the Commission and the Hungarian Government have agreed on a comprehensive two-year framework (2002 − 2003) for programming, implementing and monitoring Structural Fund-type measures as a precursor to actual implementation of the Structural Funds. This scheme, with an approved contribution of € 41.5 million in 2002 and a planned contribution of over € 70 million in 2003, will be cofinanced by Phare and the Hungarian Government.

The 2000 Phare Review confirmed the accession-driven approach and emphasised the importance of helping countries to prepare for the Structural Funds. The trends introduced in 1997 have continued, with an increased role for Commission Delegations, further streamlining of procedures and increasing emphasis on raising the verifiable and quantifiable impact of Phare projects on institution building, investment in compliance with the *acquis* and economic and social cohesion.

The Review also provided for the possibility of further decentralisation of Phare management, by waiving the requirement for ex ante approval by the Commission Delegations for tendering and contracting. For this to be possible, strict pre-conditions covering programme management, financial control and structures regarding public finance must be met. An extended decentralised implementation system (EDIS) should be put in place for each negotiating country at the latest by the time of accession. High Level Working Groups are being established for each country to oversee this process, along with other key procedural steps in the run up to accession.

The Hungarian SAPARD programme was approved by the Commission in October 2000. The indicative allocation for SAPARD in Hungary for 2002 is € 39.8 million at 2002 prices (allocation 2001: € 39.4 million at 2001 prices).

The programme is based on two major priorities, namely improvement of the agricultural sector and processing industry's competitiveness, focusing on environmental protection aspects, and the enhancement of capacities for adaptation in rural areas (renovation and development of villages, diversification of activities, development and improvement of rural infrastructure).

The Multi-annual Financing Agreement (MAFA), setting out the rules for implementing SAPARD, and the Annual Financing Agreement (AFA) setting out the Community financial commitment to Hungary for the year 2000, are both in force since June 2001.

The Commission agreed to the text of the AFA for 2001 in November 2001, which is still unsigned.

The following structures are responsible for the implementation of SAPARD; the National Fund, located within the Ministry of Finance administers SAPARD funds under the responsibility of the National Authorising Officer (NAO) and is responsible for the national accreditation of the SAPARD Agency; the Managing Authority is located within the Ministry of Agriculture and Regional Development (MARD); the SAPARD Agency is established within the Ministry of Agriculture and Regional Development and has got its own regional offices; the State Audit Office will act as the Certifying Body

The Hungarian authorities are proceeding with the preparation of their implementing and paying structures (SAPARD Agency and National Fund). No Community funds can be released until the Commission Decision conferring provisional management of aid to Hungary is taken.

A Monitoring Committee has been established by the Managing Authority and has met once.

The ISPA programming framework is governed by the national strategy papers, which the Hungarian authorities drew up in 2000 for transport and environment. The main transport objectives are: promotion of integration into the EU; improved co-operation with neighbouring countries; contribution to balanced regional development; protection of human life and the environment; and effective market-oriented transport regulations. For the environment, priority project areas for funding include waste management and waste water projects. The strategic objective for Hungary is to achieve sustainable development by integrating environmental protection considerations into all sectoral policies. The two priority areas for the first stage of ISPA financing (2000-2001) are water protection and municipal waste treatment. The priorities for the period 2000-2006 also include air quality.

For the years 2000 and 2001, the full (mid-range) allocation for Hungary has been committed, i.e. € 178.8 million in 2000 and € 90.8 million in 2001). The allocation for 2002 is approximately € 93.9

Nine environmental projects were approved in 2001: a technical assistance (TA) project for the implementation of urban waste water directives (€ 0.14 million), a further two TA measures for drinking and sewage water project preparation (€ 0.3 million) and €1.1 million), a sewage network treatment project in Sopron (€ 9.3 million), an extension of the sewer system in Pecs (€ 10.8 million) and four solid waste collection systems in Miskolc, Tisza Lake, Mid- € 32.15million). Two transport projects were approved in 2001: one providing TA for rail projects (€1.5 million) and a road rehabilitation programme for achieving 11.5 tonnes load-bearing capacity on roads 3 and 35 (€ 20 million).

Two transport projects were presented for approval in 2002, addressing the rehabilitation of the Szolnok-Lököshása railway line and the rehabilitation of roads 2, 6, 42, 47 and 56 for achieving 11.5 tonnes load bearing capacity. In the environmental field, five regional solid waste management systems are currently being approved, in South Balaton and the Sio valley area, in the regions of North Balaton, Homokhatsag, West Balaton and the Zala valley area, and in the north-east of Pest County. Further projects are in preparation.

A Gap Assessment has been carried out in preparation for the decentralisation process (EDIS).

Contracts have been signed for three projects in the transport sector. Tenders for the remaining projects under ISPA 2000 and 2001 are currently being launched or in preparation.

Twinning

One of the main challenges still facing the candidate countries is the need to strengthen their administrative and judicial capacity to implement and enforce the *acquis*. As of 1998, the European Commission began to mobilise significant human and financial resources to help them with this process, using the mechanism of twinning administrations and agencies. In 2001, the Commission strengthened this emphasis on institution building further, th rough the launch of the Action Plans for strengthening administrative and judicial capacity.

The twinning process makes the vast body of Member States' expertise available to the candidate countries through the long-term secondment of civil servants and accompanying short-term expert missions and training.

A total of 503 twinning projects were funded by the Community between 1998 and 2001. Between 1998 and 2000, these projects primarily targeted the main priority sectors identified in the Accession Partnerships: agriculture, the environment, public finance, justice and home affairs and preparation for the management of the Structural Funds. Since 2000, other important sectors of the *acquis* have also been addressed through twinning, such as social policy, the fight against drugs, tran sport, and telecommunications regulation. Twinning now covers all sectors pursuant to the *acquis*.

Thanks to the strong support of the EU Member States, 103 twinning partnerships were funded by Phare 1998, involving all the candidate countries and almost all the Member States. These first-generation projects have already come to an end. Under Phare 1999, a further 123 projects are currently being implemented and the programming exercise for Phare 2000 included a further 146 twinning projects. The 2001 programming exercise includes 131 twinning projects embracing all the Phare beneficia ry countries, as well as Cyprus and Malta. Under the 2002 programming exercise, 119 twinning projects have already been

planned and approved for implementation. A substantial number of additional twinning projects are planned and these should be approved and implementation launched before the end of 2002. They include twinning projects identified in the Action Plans for strengthening administrative and judicial capacity in the negotiating countries. It is estimated that around 300 twinning projects are oper ational throughout the candidate countries at any one time. Furthermore, the candidate countries are being offered a further way of drawing on Member States' expertise through "Twinning light"; a mechanism to address carefully-circumscribed projects of limited scope, which emerge during the negotiation process as requiring adaptation.

For Hungary, 23 twinning projects were financed under the 1997, 1998 and 1999 Phare programmes; 22 of them have been completed. Eight additional projects, financed under Phare 2000, are currently being implemented. They provide assistance in the areas of agriculture, the environment, regional development, social policy, customs and the fight against drugs. 17 twinning projects financed under Phare 2001 have already started. They cover areas such as energy, market surveillance, agriculture, the social dialogue, the environment, justice and home affairs, traffic control, regional policy and the future management of the Structural Funds. Five "Twinning light" projects, also financed under Phare 2001, have been launched. Concerning the 2002 Phare programme, eight out of 12 twinning projects have already been approved by the Commission. Under the same programme, three "Twinning light" projects have already been identified, two of which have already been launched.

Negotiations

Since the opening of the accession negotiations, substantive discussions have been held on the individual chapters of the acquis and, by December 1999, negotiations on all chapters (except Chapter 30 – Institutions) had been initiated. The Institutions Chapter was opened in June 2002.

By 15 September 2002, the following 26 chapters had been provisionally closed: free movement of goods, free movement of services, free movement of capital, free movement of persons, company law, fisheries, transport policy, taxation, economic and monetary union, statistics, social policy and employment, energy, industrial policy, small and medium-sized enterprises, science and research, education and training, telecommunications and information technologies, culture and audio-visual policy and co-ordination of structural instruments, environment, consumers and health protection, justice and home affairs, customs union, external relations, common foreign and security policy and financial control.

Criteria for membership

Political criteria

Introduction

The political criteria for accession to be met by the candidate countries, as laid down by the Copenhagen European Council in June 1993, stipulate that these countries must have achieved "stability of institutions guaranteeing democracy, the rule of law, human rights and respect for and protection of minorities."

In its 1997 Opinion on Hungary's application for EU membership, the Commission concluded:

"The Hungarian institutions work smoothly, the various authorities being mindful of the limits of their powers and of the need for cooperation. Elections have taken place in free and fair conditions and have allowed a switch in political power in 1990 and 1994. The opposition plays the customary part in the operation of the institutions.

There are no major problems regarding observance of fundamental rights in the country. The rights of minorities are guaranteed and protected. Although some improvement is still needed, progress has been made in the form of measures recently taken by the government to ensure justice and protection for the Roma (gypsies). Efforts to combat corruption need to be made more effective.

Hungary presents the characteristics of a democracy with stable institutions which guarantee the rule of law, human rights and respect for, and the protection of, minorities."

In its 2001 Regular Report, the Commission found that:

"In its 1997 Opinion, the Commission concluded that Hungary fulfilled the political criteria. Since that time, the country has made considerable progress in further consolidating and deepening the stability of its institutions guaranteeing democracy, the rule of law, human rights and respect for and protection of minorities. Over the past year, further efforts have been made in this direction. Hungary continues to fulfil the Copenhagen political criteria.

In the area of public administration reform, positive steps were taken with the introduction of a new legal framework increasing accountability and efficiency of the administration. In addition, better salaries and career possibilities have made the civil service more attractive. Efforts also continued in the area of training, which has become an important element of the career structure.

Within the judiciary, the overall efficiency of courts further improved after the introduction of additional measures in the area of institution building, notably the modernisation of IT systems, procedures, continued training and new staff. However, the continued overloading of the Supreme Court reduces its ability to provide guidance to lower courts and to unify the courts' practice. The scarce budgetary resources make it difficult to implement the remaining elements of the judic form.

The fight against corruption remained high on the political agenda and new legislation on asset declaration and more severe punishment was adopted to address the issue. Corruption however remains a problem, and the new measures would need to be implemented quickly to make the fight more effective.

As regards human rights and freedoms, progress can be reported with regard to asylum, where the situation considerably improved due to faster and better procedures and more appropriate reception facilities. However, there is a need to address police behaviour, notably with regard to reported cases of ill treatment. In the area of public service media, a solution needs to be found regarding the composition of the Supervisory Boards of Trustees.

New policy instruments and measures were adopted for the Roma minority. This process was accompanied by a significant increase of budgetary means for the further implementation of the medium-term action programme, already adopted by the Government in 1999. Support measures in 2001 mainly focused on the areas of education, employment, social policy, legal protection and culture. In this context, it will be important to enhance efforts to fight against widespread discrimination and to fully implement and enforce the legislation already in place. The Roma minority should also be given the possibility to participate more actively in public life.

Hungary had implemented the short- and medium-term priorities of the 1999 Accession Partnership priorities which related to the continued implementation of the medium-term action programme for the Roma and the increase of hudgetary means for this purpose, as well as the further reform of public administration and of the judiciary."

The section below provides an assessment of developments in Hungary, seen from the perspective of the Copenhagen political criteria, including the overall functioning of the country's executive and its judicial system. Such developments are in many ways closely linked to developments regarding Hungary's ability to implement the acquis, in particular in the domain of justice and home affairs. Specific information on the development of Hungary's ability to imple in the field of justice and home affairs can be found in the relevant section (Chapter 24 – Co-operation in the field of justice and home affairs) of part B.3.1. of this report.

Recent developments

Following Parliamentary elections in April 2002, the former Centre-Right Government was replaced by a Socialist-Liberal Coalition. Participation in the elections was the highest ever. The elections were free and fair and in line with international standards and commitments on democratic elections.

Accession to the European Union has continued to be the key priority for the new Government and there remains consensus amongst all political parties in Parliament over accession.

Democracy and the rule of law

Hungary has achieved stability of institutions guaranteeing democracy and the rule of law. This was the conclusion of the 1997 Opinion and the subsequent Regular Reports, and has been confirmed by developments over the past year. This section focuses on the most significant developments since the last Regular Report.

The parliament

Parliament has continued to function smoothly and further progress has been made on legislative work with good overall results regarding alignment with the acquis communautaire.

Following the elections, a new legislative programme started in June 2002, with sessions every week instead of every third week. The new House is now composed of four political parties. As no extremist party passed the electoral threshold of 5%, none is represented in Parliament. The constitutional obligation to ensure direct parliamentary representation of minorities in a systematic manner remains unfulfilled. The Hungarian Constitutional Court had ruled in 1992 that the absence of such a system was unconstitutional. However, in the recent elections, four members of Parliament of Romani origin were elected via the national party lists.

The four Ombudsmen continued to fulfil their mandate in the areas of civil and political rights (the responsibility of the Ombudsman and his Deputy), national and ethnic minorities, education, data protection and freedom of information. The Ombudsmen are elected for six years by a two-thirds majority of votes in Parliament. The last vote took place in December 2001, when the Ombudsman for data protection

The Ombudsmen are responsible for investigating violations of constitutional rights and for initiating general or individual measures to remedy such violations. However, the Ombudsmen are not entitled to impose legal sanctions on perpetrators of infringements of constitutional rights.

Modifications to the Law on Ombudsmen came into force in December 2001, clarifying the scope for control. Thus, the Ombudsmen are entitled to control all governmental authorities, as well as a number of other organisations, such as the public service providers or public prosecutors.

The executive

In line with the 2001 reform of the legal framework for civil servants, further progress was made during the reference period to modernise the public administration and to enhance its professionalism. However, the issue of financing of local self-governments, referred to in previous Regular Reports, has not yet been addressed.

Implementation of public administration reform has continued according to schedule; the re-structuring of central public administration was already largely completed in 2000. The main focus of the reform process was deconcentration (devolving official powers to lower-level organs of state administration), decentralisation (devolving official powers to organs outside the system of public administration) and

deregulation (reviewing existing and planned legislative acts to simplify the legal system). Following the Parliamentary elections of April 2002, the portfolio of certain ministries was restructured and two new ministries were created (Ministry for Labour and Employment, the Ministry for Information Technology and Telecommunications), whereas two others were abolished (Ministry for Transport, Telecommunications and Water Management, Ministry for Social and Family Affairs).

Within the Hungarian public administration, the legality of administrative decisions and actions is ensured through judicial review (although there are no courts specialised in administrative law). Liability is institutional, not personal to the individual official. Appeals are brought against the administrative authority, not against the civil servant responsible for a decision, action or fault.

At the level of counties (of which there are 19, with Budapest also having county status), towns and villages, certain administrative tasks are assumed by the self-governments, which are elected every four years. The 3 158 local self-governments have, in particular, powers and rights in the areas of basic welfare services, such as social and health care, and education. Most of their revenues come from the central government budget, with predetermined distribution keys. The proportion of revenues at the free disposal of self-governments has fallen steadily since 1990 and currently represents only 5% of locally collected personal income taxes. As mentioned in previous Regular Reports, this situation has led over the years to a deterioration of the financial situation of self-governments. According to a 2001 report by the State Audit Office, one third of the self-governments need additional financial resources to carry out their increasingly wide range of tasks resulting from decentralis ation. This problem has not been addressed over the last year. Concerning the overall administration, the following new measures have been taken during the reference period:

For the first time, by end-October 2001, senior civil servants had to declare their own assets and those of their relatives living in the same household. The declarations cover real estate property, savings, securities and company interests. Members of the Government, state secretaries and deputy state secretaries are obliged to make such declarations annually. The heads of ministerial divisions and departments, public notaries, officials with decision-making rights in public procurement cases and civil servants subject to national security checks have to present such documents once in every two years. The Government Control Office is responsible for monitoring the declarations and investigating questionable variations.

A system of performance appraisal of civil servants was introduced in January 2002 and the first staff reports are to be produced by the end of 2002. These will be used in setting the remuneration for the following year, which might be up to 20% higher or lower as a result.

To complete the reform, an Inter-Ministerial Committee on Public Administration was set up in February 2002 to produce an action plan based on the conclusions of the 2001 Regular Report and on the recommendations of the OECD report on the regulatory regime. The Hungarian Institute for Public Administration is in charge of implementing this action plan.

In spring 2002, 450 civil servants were appointed as senior civil service staff (300) and to law enforcement agencies (150). The appointments are part of a new scheme for civil servants – introduced by the Law on Civil Servants of June 2001 – aimed at making government more efficient, strengthening strategic planning skills and helping to prepare more efficiently for EU membership. Participants in the scheme were selected on the basis of a simple application. Minimum requirem university degree, civil servant status and a declaration of personal assets, but no professional track record was required. A committee of three experts did the pre-selection, and the Prime Minister took the final decision. Once appointed, the civil servants in question can be dismissed only in exceptional circumstances, and receive a particularly high salary. Their status is totally incompatible with any other remunerated activity or involvement in political matters. In July 2002, the selection criteria f or the appointment of this special staff were made more transparent through an amendment to the law on civil servants.

Progress was made in preparing for e-government with the opening of an Internet portal. The portal aims at promoting a more effective use of data related to public administration, accessible to the public and enabling citizens to conduct their official affairs more quickly and more flexibly.

Following a complex review of the salary structure for the public service, the gap between earnings in the public and private sectors was further reduced: in January 2002 law enforcement officers received an increase of around 70%, while other civil servants received a further salary increase of 30% (which resulted for the latter in an overall increase of 70% from 2001 to 2003).

As part of the reform, training has continued to be a priority. The 2001 Law on Civil Servants introduced a compulsory specialist examination for promotion to management positions. So far, more than 16 000 civil servants have taken this examination under the supervision of the Institute of Public Administration.

The reform of the public administration at central level has nearly been completed. The 2001 Law on Civil Servants, of which parts entered into force in 2002, was an important step forward in the consolidation of the legal framework for civil servants. However, the introduction of the senior civil service scheme without fully transparent selection and appointment criteria has increased the scope for politicisation of the administration.

At the local level, the lack of sufficient financial resources puts the autonomy of the local administration at risk. The financial reform of local administration should be speeded up to allow the authorities to carry out their new additional tasks in the context of decentralisation and with a view to EU accession.

The judicial system

Several important steps have been taken over the past year to continue implementation of judicial reform. However, the budgetary resources available for this purpose remain limited.

The Code of Civil Procedure and the Code of Criminal Procedure regulate the jurisdiction and competence of courts.

Under the Constitution, the courts are responsible for the administration of justice, with the Supreme Court exercising control over the operation and judicial procedure of all other courts. There are three levels of courts. First instance jurisdiction in most matters rests with the local courts. Appeals against their rulings may be made to the county courts or to the Budapest Municipal Court, which in addition has first instance jurisdiction in a range of other matters, such as civil law cases with a minimum value of HUF 10 million (640 000) and criminal law cases with a sentence up to life imprisonment. The Supreme Court is the final court of appeal and oversees the uniform application of the law by courts, while the Constitutional Court is in charge of constitutional matters. The Supreme Court also hears appeals against decisions by military courts.

A National Council of Justice makes judicial appointments, except to the Constitutional Court, and prepares each year the proposal for the budget for the administration of the judicial system.

The Constitutional Court is charged with reviewing the constitutionality of laws and statutes brought before it as well as the compliance of these laws with international treaties that the Government has ratified. Parliament elects, by a two-thirds majority, the 11 members of the Constitutional Court, who serve nine-year terms. The Constitutional Court operates to full strength. Citizens may appeal direct to the Constitutional Court if they believe that their constitutional rights have be en violated.

Recruitment to the judiciary consists of several stages – clerkship, examinations, and probationary period – leading to final appointment. The President of the Republic appoints judges, on nomination by the National Council of Justice, for three years, after which they may be re-appointed for an indefinite period subject to an evaluation of their performance.

Besides being prevented from joining political parties or engaging in any political activity, judges do not have the right to be involved in business activities or to be members of an arbitration court. Furthermore, members of the Constitutional and Supreme Courts are not allowed to be members of Parliament or to be employed in local government. Since December 2001, judges are required to make asset declarations, which are collected and monitored by the National Council of Justice.

The remuneration of judges has progressively been raised over the years, but increases have remained below the annual inflation rate since 1998, resulting in a decrease in real terms. In order to remedy the situation, the Government has proposed to increase the basic salaries of judges by 50% as of January 2003.

The prosecution system is a centralised body within the judicial system and independent from government. The Prosecutor-General is the leader and supervisor of the system. He is elected by Parliament, on a proposal by the President of the Republic, for a six-year term. The Prosecutor-General is answerable only to Parliament, to which he reports on his activities. One of his tasks is to appoint prosecutors, who may not be members of political parties or pursue any political activity.

Trials are, in general, public. Defendants are in principle entitled to counsel during all phases of criminal proceedings and are presumed innocent until proven guilty.

Judicial proceedings are reasonably expeditious. The majority of proceedings at first instance are finished in less than one year.

During the reference period the following new developments can be reported.

In line with the constitutional requirements, a decision was taken in June 2002 to establish five Regional Courts of Appeal. These Courts will hear appeals from the county courts, currently heard by the Supreme Court. The introduction of this new tier of courts should reduce the backlog of cases before the Supreme Court and enable it to concentrate on its main functions, i.e. to guarantee the uniform application of law by courts and provide judicial guidance to lower courts, and to examin e applications for the review of final judgements as extraordinary remedy. The five Regional Courts of Appeal will come into operation in July 2003 (Budapest, Pécs and Szeged) or 2004 (Györ and Debrecen). It is estimated that around 6 000 appeal cases will be immediately transferred to the Regional Courts from the Supreme Court. The decision to create a new tier of courts had been taken in 1997, but the Government postponed implementation for budgetary reasons. In November 2001, the Constitutional Court ruled that the failure to establish appeal courts violated the Constitution.

At the level of the Supreme Court new rules for the review of final judgements entered into force in January 2002, following the amendment of the Code of Civil Procedure. The new rules restrict the possibilities for the review of final judgements. Exceptional review may be submitted only if the judgement to be reviewed infringes legal provisions which vitally influenced the merits of the case, and if the case differs from the binding decisions of the Supreme Court on uniformity of interpretation of law, or if it is contrary to current judgement practice. This should reduce the number of requests for judicial review addressed to the Supreme Court, and thereby contribute to reducing the backlog of cases the Supreme Court faces at present.

In the prosecution system, a comprehensive structural reform was implemented during 2001 to address the fight against new forms of crime, in particular organised crime, economic and environmental crime, and corruption. The core elements of this reform were the establishment of a Central Investigation Office at the Budapest Metropolitan Public Prosecution Office, with nation-wide competence to investigate cases of national importance, and an increase of staff. The Chief Public prosecutor h ad been designated the Hungarian single contact point for EUROJUST.

At the beginning of 2002, a system of predefined distribution of cases was introduced for courts. This makes the order of the distribution of cases public and thus contributes to the transparency of court proceedings.

At the level of courts, the overall number of staff has continued to increase. At the end of the first quarter of 2002 the number of posts for judges was 2 604 (2 599 in April 2001). In addition, there were at that date 345 court secretaries (274 in 2001) and 470 junior clerks (453 in 2001).

The development of the Court Information System, which also provides access to Internet and on-line access to CELEX progressed and is now operational at 18 county courts, the Budapest Municipal Court, the Supreme Court, and the National Council of Justice. The system should be finalised by the end of 2002 and all 152 courts should be connected to the system,

The training of judges in Community law, which started in September 1999 with Community assistance, continued; by March 2002 1 872 of the 2 604 judges had received training and 60 judges had become national trainers

As regards court infrastructure, technical facilities are still inadequate and judges have to spend a large part of their time on administrative matters connected with their cases. The new profession of "legal assistants", created in 2001, should help to improve this situation, but so far there are is not enough well-trained staff available to fill such posts.

Moreover, the budgetary resources of the judicial system remained limited. The annual budget proposal, prepared by the National Council of Justice, requires government approval. Over the last four years the Government regularly reduced the proposals of the National Council of Justice by about 40%; the judicial chapter of the central budget shrank from 2.6% in 1999 to 1.96% in 2002. As a consequence, it has not been possible to invest in buildings and information systems as planned, or to raise the number of judges and court staff in step with the growing caseload. To strengthen the financial independence of the judiciary, the Government has submitted a new law to Parliament in August 2002, which would empower the National Council of Justice to submit its proposal for the 2004 annual budget directly to Parliament.

There remains also room for improvement as regards the citizen's access to justice in the context of the availability of legal aid (see also under Civil and political rights)

Overall, the constitutional and legislative guarantees of judicial independence are well-established in Hungary and the system of judicial self-administration functions efficiently. The decisions to introduce the Regional Courts of Appeal and to strengthen the judiciary's financial independence are important steps as regards the improvement of the judicial capacity.

Anti-corruption measures

Surveys indicate that corruption continues to be a problem in Hungary. In line with the long-term anti-corruption strategy adopted in 2001, a number of new measures have been taken during the reference period.

Declarations of assets became compulsory for senior civil servants as from the end of October 2001 (see above under The executive)

In December 2001 this obligation was extended to the President of the Republic, judges, ombudsmen, chairman, vice-chairmen and controllers of the State Audit Office, chairman, vice-chairmen and employees of the National Bank, public notaries, mayors, members of local governments and other persons entitled to manage public properties. The first set of declarations of assets for these categories had to be submitted to the competent authorities within the first three months of 2002. They are subject to regular controls. As mentioned in last year's Regular Report, members of Parliament are also required to make asset declarations. These are regularly published in the Hungarian Official Journal.

The revised Law on Public Procurement adopted in November 2001 tightened up the surveillance of contract award procedures. Among other things, it introduced in particular an obligation to supply data related to the awarding of contracts concluded under public procurement procedures. In addition, the penalties for remedy procedures were differentiated according to the seriousness of the offence committed. The impact of the revised Law on tackling the problems of corruption in this area rem ains to be seen.

In December 2001 a new law was adopted concerning the liability of legal persons. Under this law, penalties may be imposed upon a legal person in respect of crimes committed by a natural person for the benefit of a legal person. The law will come into force upon Hungary's accession to the EU.

Within the amended Penal Code, which entered into force in April 2002, more severe punishments and sentences for bribery were introduced. Rules on the immunity of elected persons exercising public powers and those on the possible confiscation of property gained through contacts with organised crime were made more stringent. In order to apply more efficient measures against bribe-takers, bribe-givers may be exempted from punishment if they provide information to the authorities and help to identify the bribe-taker. Officials may now be punished if they fail to fulfil their obligation of reporting the case to the competent authorities.

With the entry into force in December 2001 of the new law on combating terrorism, on tightening the provisions to prevent money laundering and on the ordering of restrictive measures, measures to prevent and combat money laundering imposed stricter requirements on auditors, accountants, tax-advisers, real estate agents, traders of high-value moveable assets, and members of legal professions. These persons must also report any data, facts or circumstance indicating money laundering to the police. The scope of business secrecy – banking secrecy in particular – has been restricted (see also chapter 4 - Free movement of capital).

Practical measures revising the salary structure in the customs service, whereby salaries were increased and a bonus system introduced, should have a positive impact on problems of corruption in that area.

On the institutional side, the Ministry of the Interior and the Ministry of Justice share overall responsibility for the implementation of the anti-corruption strategy. In addition, several enforcement agencies such as police, tax administration, and customs authorities have now a special unit to detect corruption. The corruption cases of high-level authorities (Members of Parliament, Ministers, heads of public departments) are in the hands of a special department at the Prosecutor { {PU2} ice, the Central Investigation Office.

Hungary is a party to the Council of Europe Convention on Money Laundering, Search, Seizure and Confiscation of the Proceeds from Crime; the Criminal Law Convention on Corruption, which entered into force in July 2002; and the OECD Convention on Combating Bribery of Foreign Officials in International Business Transactions. Hungary has not yet signed the Council of Europe Civil Law Convention on corruption. It has concluded bilateral agreements of relevance for the fight against corruption with 45 countries. A further 17 bilateral agreements are under preparation.

Hungary is participating in the monitoring of anti-corruption measures effected by the OECD Working Group on Bribery in international commercial transactions, and is a member of GRECO, the Council of Europe Group of States against Corruption, which has made provisions in its statute for regular evaluation of its member countries. An evaluation of Hungary took place in October 2001, but the report has not yet been adopted by GRECO.

Despite these efforts, overall public perception of efforts to fight corruption has not really improved and many areas in the public sphere continue to have a bad reputation in this respect.

Human rights and the protection of minorities

Hungary continues to respect human rights and freedoms. This was the conclusion of the 1997 Opinion and the subsequent Regular Reports, and has been confirmed over the past year. The following section focuses on the most significant developments since the last Regular Report.

Hungary has acceded to most of the major human rights instruments (see annex). In May 2002, Hungary signed Protocol No 13 to the European Convention on Human Rights on the abolition of the death penalty in all circumstances.

Whilst the Constitution provides for equal treatment and protection against discrimination, Hungary does not yet have a unified law against discrimination. The current anti-discrimination legislation is fragmented, with provisions in, among others, the Laws on Labour, Public Education, Health Care and Minorities. Moreover, there is no comprehensive system to effectively enforce the implementation of anti-discrimination legislation. Thus, the majority of anti-discrimination provisi ons are not yet backed up by appropriate sanctions.

The new Government has now decided to present a comprehensive anti-discrimination law to Parliament in autumn 2002, which should ensure the transposition and implementation of the anti-discrimination acquis based on article 13 of the EC Treaty (see Chapter 13 - Social policy and employment).

Civil and political rights

During the reference period, some further progress was made in this area, notably regarding the respect of basic constitutional rights and asylum. However, some issues continue to merit attention.

According to the Ombudsman for Civil Rights, the number of complaints lodged in the area of civil and political rights has declined over the last year. Most of them concerned property rights and rights to legal remedy, and related to the functioning of the mayor's office and the courts. As regards basic constitutional rights, the overall number of complaints in 2001 was significantly less than a year before (210 in 2001 compared to 599 in 2000).

According to the opinion of the Ombudsman for Minorities the situation concerning degrading treatment by the police has been improving marginally over the past year, but there continue to be reports of ill-treatment and forced interrogation, and, in one case, a police raid on a Roma settlement. Although the data protection law prohibits the identification of individuals by ethnicity, Roma are particularly at risk of such treatment. During 2000, the Public Prosecution of Office reported 850 cases of ill treatment during official proceedings and 283 cases of forced interrogation. As in earlier years, only a very limited number of cases (11%) were followed up. Further efforts by Hungary will be needed to ensure an effective system for addressing complaints of police misconduct.

Hungary continues to be primarily a country of transit and destination for trafficking in human beings. Trafficking is prohibited by law and the penalties have been stricter since April 2002, when the amendments to the Penal Code entered into force. Trafficking in human beings was defined as a crime in 1999 and since then international police co-operation has started and continuously improved. Since the entry into force of the Law on Entry and Stay of Foreigners in January 2002, de tected traffickers may be expelled from Hungary with immediate effect. Special facilities for victims are available in the form of a victim protection fundand victim protection offices. A person can be kept in pre-trial custody by the police for 72 hours, a relatively long period of time. After the expiry of this time the persons concerned must be released unless the court has ordered pre-trial detention.

Hungarian prisons continue to be overcrowded, but apart from this problem, meet international standards. Over the reference period, additional facilities have been made available following the modernisation and extension of some old buildings and construction of a new penitentiary institution. Under the Government's long-term development programme, further projects are under way to improve overall accommodation facilities in Hungarian prisons.

The possibilities for *legal aid* are different in criminal and in civil proceedings. Contrary to the principles generally applied to legal aid, existing provisions are rather restricted in a criminal case. A free defence counsel may be ordered by the police, the prosecutor, or the court if the accused has not yet appointed one and if defence counsel is compulsory (i.e. for serious offences, or where the accused is under preliminary arrest, deaf, dumb, blind or mentally ill, or does not speak Hungarian). However, if convicted, the accused must pay all the costs of the proceedings. As of July 2003, new legislation will enter into or partially if the financial circumstances of the party concerned are such that he or she is unable to cover the costs of the procedure. A person who has been granted legal aid is also exempted from advancing and paying costs arising in the course of proceedings. Legal aid can be granted upon request of the person concerned. A party to whom legal aid has been granted, but who loses the case must pay the costs of the other party. With a view to facilitating access to justice, the Government has prepared a proposal to modify the rules on legal aid to bring them in line with European standards. The Government should be encouraged to submit the draft la w to Parliament without further delay.

In addition to the existing legal provisions, free legal information services are offered by 13 offices, set up under the authority of the Ministry of Justice. The offices provide legal advice, covering the interpretation of legal rules, the identification of competent authorities and/or the applicable procedure. They do not prepare petitions, claims, pleas or any other documents for submission to the courts or authorities, nor do they represent citizens in legal proceedings. In 2001 the offices gave advice to 3 449 citizens.

As mentioned in the previous Regular Report, new legislation on asylum and the residence of foreigners entered into force in January 2002. These laws introduced a legal remedy against the rejection of visa applications and reduced the maximum period of detention for illegal migrants by the Border Guard from 18 to 12 months. Further elements included the definition of unaccompanied minors and the redefinition of temporary protection and safe third country. An accelerated procedure for processing asylum applications was introduced and the number of grounds for rejecting an asylum claim as "manifestly unfounded" was increased.

According to the Office of Immigration and Nationality, which is in charge of asylum matters, the number of applications for refugee status rose in 2001 to 9 554, an increase of about 22.5% compared to 2000. The number of asylum-seekers granted refugee status, however, remains at an extremely low level. In 2001 only 174 applicants were granted refugee status. In general, cooperation between the Border Guards and the Office for Immigration and Nationality should be improved as regar ds the handling of asylum cases.

On the basis of the Criminal Code not only rucially motivated violent actions but also racially motivated non-violent actions inciting hatred against groups of people are punishable. As a positive development, a fine was imposed by the National Media Council on a radio station in January 2002 for regularly broadcasting language insulting such groups as Jews and Roma.

Hungary continues to respect freedom of expression. The Constitutional Court had declared disproportionate draft legislation that would have restricted the freedom of the print media to publish critical opinions on public persons. Since May 2002, the Government and opposition are again equally represented in the Presidium of the Boards of Trustees for the supervision of public service media. However, during the election campaign, the presence of Government parties was more evident in public service media, while private media generally provided a more neutral coverage of events, as underlined by the OSCE in its final observations report on the Hungarian Parliamentary elections.

Freedom of religion is enshrined in the Hungarian Constitution and no particular problems have been reported in this respect.

Sexual orientation plays a role in the armed forces, where homosexuals are excluded from serving as professional soldiers. In September 2002, the Hungarian Constitutional Court declared unconstitutional the provisions of the Penal Law, setting a different age of consent for homosexual and heterosexual intercourse. The relevant provisions will have to be repealed.

Economic, social and cultural rights

Since last year's Regular Report, Hungary has continued to make progress in this area, notably as regards equal opportunities.

The legal framework on equal opportunities was strengthened in 2001 with the adoption of the new Labour Law (see Chapter 13 - Social policy and employment). Women represent 45% of the economically active population. They are increasingly participating in active political life. Following the Parliamentary elections of April 2002, the number of women represented in the House has slightly increased (from 31 to 34 seats, representing 8.8%). Another three women became Ministers and one became Speaker of the House. In general the level of women's political participation is higher in local government than at national level

A national programme for disabled persons had already been adopted by the Government in 2000, containing measures in the fields of public health, employment, social care, education, traffic, housing and other areas of state administration. Implementation of the programme seems still rather slow; as services for the disabled remain limited and access to public buildings is difficult.

In the area of social dialogue, the new Government indicated its firm intention of improving the involvement of the social partners in the decision-making process. (see chapter 13: Social Policy and employment) For this purpose, the social partners and the Prime Minister signed an agreement on the restructuring of the system of the social dialogue. In a first step the Labour Law was amended in July 2002, extending further the rights of the trade unions. At the same time, the formerly abolished National Interest Co-ordination Council was re-established; its task is to discuss various aspects of economic development, such as matters affecting economic Policy, the budget, taxation, wages, labour related legislation and social benefits. Efforts should be continued to fully respect trade union rights at enterprise level and bipartite dialogue should therefore be further developed.

Hungary is a party to the European Social Charter. It has not yet signed the revised European Social Charter.

Minority rights and the protection of minorities

Since the last Regular Report, efforts in this area have focused mainly on the further implementation of the medium-term programme for the social integration of the Roma.

The Law on the Hungarian Minorities living in Neighbouring Countries ("status law") entered into force in January 2002 and created some political concern in the region, notably in Slovakia and Romania. The law was designed to foster the position of the Hungarian minorities abroad and granted them, on the basis of registration, in Hungary, certain rights and privileges in the areas of education and culture. Following the recommendations of the Council of Europe's Commission for Democracy through Law (Venice Commission) on the roles and tasks of kin-states and home-states in minority protection, Hungary adopted in December 2001 and January 2002 legislation implementing the status law, which is broadly compatible with these recommendations. As agreed in a Memorandum of Understanding between Hungary and Romania, the law should have been revised in certain points in June 2002, but no progress can be reported in this respect. As regards Slovakia an agreem the application of the law is still pending. Hungary committed itself to repeal before accession any provision which would not be compatible with EC law (see Chapter 27 - Common Foreign and Security Policy).

Hungary has a well-developed institutional framework protecting the interests of its minorities and promoting their cultural and educational autonomy. The Office for National and Ethnic Minorities, established in 1990, is in charge of developing a policy framework for minority issues.

The 1993 Law on Representation of National and Ethnic Minorities enabled minorities to choose their representatives at the level of self-governments with considerable power, through which they could voice demands and make proposals. Two elections have been held since 1993 within this framework and there has been a significant increase in the number of self-governments established, of which there are currently 3 158.

The Ombudsman for the Rights of National and Ethnic Minorities monitors the implementation of minority rights and investigates complaints of violations. In 2001, some 453 new cases (431 in 2000) were registered at the Office of the Ombudsman, of which 292 (291 in 2000) affected the Roma Community. Most cases targeted the activities of local governments (118), police (49) and courts (31). Around two thirds of these cases were followed-up by the Ombudsman.

In June 2002 the Prime Minister's Office became responsible for National and Ethnic Minorities; a political State Secretary is in particular in charge of Roma related issues, which were separated from minority affairs in general. Within the Ministeries of Education and Employment and Labour, Ministerial Commissioners in charge of Roma affairs had been appointed.

In addition, a Roma Coordination Council had been set up. The Council is a consultative body headed by the Prime Minister and responsible for steering the development of a new Roma policy. It is assisted by the secretariat of the political State Secretary for Roma affairs in performing its tasks.

Furthermore, the monitoring system was strengthened and the concerned Ministries were requested to provide sytematic data on the implementation of the medium-term programme.

There are 13 recognised minorities in Hungary.

Amongst those, it is the Roma community that is most seriously affected by social inequalities: around 70% of Roma of working age are at present unemployed. Only 33% of Roma children start secondary education (compared to 90% of non-Roma children) and the percentage of Roma with higher education is small (scarcely 1% of the total). Housing conditions are very poor for a large proportion of Roma and often do not meet the most basic health and safety requirements. Recent health surveys confirmed a life expectancy for Roma of 15 years below the Hungarian average.

Despite the efforts of the Government to address the situation through the continued implementation of the 1999 medium-term programme for the social integration of the Roma community continued to suffer from widespread discrimination in education, employment, the criminal justice system and access to public services, health in particular.

The implementation of the 1999 medium-term programme has further progressed, but slowly, due to ineffective planning and lack of proper co-ordination between the Ministries involved. Support measures mainly focused on the areas of education, employment, social policy, legal protection and culture. Certain forms of assistance were targeted specifically at the Roma while some other resources were made available in general to persons belonging to national or ethnic minorities or concentrated on economically/socially disadvantaged groups. However, the programme itself does not provide a detailed strategy for addressing the problems specified.

The total amount of Government resources that was made available for actions benefiting mainly the Roma increased from around € 18 mio in 1998 to around € 38 mio in 2001. The budgeted figure for 2002 is € 49 mio, representing a 15% increase (9% in real terms).

So far, some results within the medium-term programme have been achieved in the areas of education, employment and health. Some positive developments can be noted also within the judicial system.

In the area of education, measures undertaken include the provision of scholarships (12 500 in 2002 as 7 580 in 2001), the construction of student dormitories and support for vocational education programmes and certain pilot projects such as the Ghandi Secondary School. Specific educational and teaching materials for Roma education have been prepared and are being used as of the 2002/03 school year. However, the measures do not address the frequent transfer of Roma children out of the mainstream system into special education facilities. According to estimates there are still around 150 schools in Hungary where special Roma classes are maintained.

Employment initiatives generally focused on public work schemes. At local level, the Roma self-government concluded agreements with labour centres, creating increased access to these facilities for Roma. Employment perspectives within this initiative are however limited to the short- or medium-term.

In the area of health, the National Health Programme, as part of the economic development plan (Széchenyi Plan), provides targeted support to Roma on drug prevention and health development, and provides nursing care where needed.

Within the judicial system the overall attitude towards Roma has slightly improved during recent years and courts have started to sentence perpetrators of racially-motivated crimes against Roma, according material compensation for injuries and ordering apologies.

Persons belonging to national and ethnic minorities may receive legal assistance free of charge through a special Anti-Discrimination Network of legal aid offices set up by the Ministry of Justice in co-operation with the National Roma self-government and the Office for National and Ethnic Minorities. The Network, established in late 2001, offers free counsel and representation to individuals claiming discrimination. Between October and December 2001, the Network had handled some 200 case s, of which 140 could be closed. Most of the cases related to housing (43), criminal law (32), social issues (26) and employment (20). However, the operation of this Network is rather restrictive and covers only issues related to discrimination against persons belonging to national and ethnic minorities. Furthermore, the fact that this system does not cover the costs of the legal proceedings, which must be paid by the plaintiff if the case is not upheld, acts as a disincentive.

On the whole, the Hungarian Government has continued to make efforts to address the situation of the Roma minority. In this respect the medium-term programme offered a good basis, yet continued efforts, including efforts to tackle the specific problem of discrimination, are necessary to achieve positive changes in the situation of the Roma. Roma policy is not well integrated into general social development strategies and exists as a separate and parallel project. In this respect the long-term strategy proposed by the Government in summer 2001 would have been a further step in the right direction; however, it had not yet been adopted. The Government is currently revising its Roma policy and the forthcoming adoption of a new comprehensive anti-discrimination law will be a major step forward in this regard.

As reported in previous years, Hungary is a party to the Council of Europe Framework Convention on National Minorities. The Resolution adopted by the Committee of Ministers of the Council of Europe on the basis of the opinion on Hungary by the Advisory Committee on the Framework Convention largely endorsed the above assessment.

General evaluation

In its 1997 Opinion, the Commission concluded that Hungary fulfilled the political criteria. Since that time, the country has made considerable progress in further consolidating and deepening the stability of its institutions guaranteeing democracy, the rule of law, human rights and respect for the protection of minorities. This has been confirmed over the past year. Hungary continues to fulfill the Copenhagen political criteria.

Public administration reform at central level has been completed to a large extent. In this respect, the 2001 Law on Civil Servants, partly enforced in 2002, was an important step forward in the consolidation of the legal framework for civil servants. Following a complex review of the salary structure, the gap between earnings in the public and private sector was further reduced. A financial reform of the local self-governments is still outstanding.

Within the judiciary, the constitutional and legislative guarantees of judicial independence are well-established in Hungary and the system of judicial self-administration functions efficiently. The decisions to introduce the Regional Courts of Appeal and to strengthen the judiciary's financial independence are important steps as regards the improvement of the judicial capacity.

In line with its anti-corruption strategy, the Hungarian Government has continued to adopt a series of legal and practical measures to fight corruption, which remains a cause for concern. It is important that the new decisions be implemented quickly to better address the situation.

Hungary continues to respect human rights and freedoms. In the area of public service media, political parties are again fully represented in the Supervisory Boards of Trustees. New steps were taken to improve social dialogue.

With a view to addressing the difficult situation of the Roma, the implementation of the 1997 medium-term programme continued. The institutional framework has been further strengthened and a new monitoring system introduced. Still, Roma policy is not well integrated into general social development strategies and exists as a separate and parallel project. Roma continue to suffer discrimination. The Government is currently revising its Roma policy. The envisaged adoption of a comprehensive long-term strategy and comprehensive anti-discrimination legislation would be major steps forward in this regard.

Economic criteria

Introduction

In its 1997 Opinion on Hungary's application for EU membership, the Commission concluded:

"Hungary can be regarded as a functioning market economy"; "it should be well able to cope with the competitive pressure and market forces within the Union in the medium term".

In its 2001 Regular Report, the Commission found that:

"Hungary is a functioning market economy. Provided that it fully maintains and implements its reform programme in a consistent manner, it should be able to cope with the competitive pressure and market forces within the Union in the near term."

In examining economic developments in Hungary since the Opinion, the Commission's approach was guided by the June 1993 conclusions of the Copenhagen European Council, which stated that membership of the Union requires:

- the existence of a functioning market economy;
- the capacity to cope with competitive pressure and market forces within the Union.

In the analysis below, the Commission has followed the methodology applied in the Opinion and in the previous annual Regular Reports. The analysis in this year's Regular Report takes stock of the developments since the Opinion was drafted.

2.2. Summary of economic developments since 1997

On the basis of far-reaching institutional and structural reform, Hungary achieved robust economic growth and falling unemployment, combined with sustainable external deficits. After several years of structural reforms that encouraged the emergence of a dynamic foreign-led export sector, the focus of economic policy since 2000 has shifted towards an immediate improvement of living standards through wage and pension increases, and of infrastructure throu gh public investment, at the cost of a higher budget deficit. The resulting strong domestic demand, both private and public, helped to moderate the decrease in economic growth since the second half of 2001. Average real GDP growth between 1997 and 2001 was strong, at an annual rate of 4.5%. The current account deficit peaked at 4.9% of GDP in 1998, and has continuously declined since. The low external deficits were easily financed, thanks to the continuous inflow of foreign direct investment (FDI). Inflation n, which had remained relatively high, only started to decline after the depreciating exchange rate target was replaced by an inflation target as the main monetary policy anchor in mid-2001. The general government deficit measured according to harmonised EU standards (ESA95) has averaged 5.4% of GDP since 1997. Over the period since the Opinion, general government gross debt has declined rapidly, from 64.2% of GDP in 1997 to 53.1% in 2001. A fiscal stabilisation package during the period 1995-1998 effective ly balanced the economy, and laid the foundations for rapid growth thereafter. Since 2001, fiscal policy has turned expansionary to support growth during the economic slowdown. The introduction of a mixed public-private three-pillar pension system in 1998 constituted a major step towards long-term sustainability of public finances. Reforms of the health-care system have been initiated, but need to be further advanced.

			Main Ecor	omic Trends	1			
Hungary		1997	1998	1999	2000	2001	Average	2002 latest
Real GDP growth rate	per cent	4.6	4.9	4.2	5.2	3.8	4.5	2.9 Q1
Inflation rate - annual average	per cent	18.5	14.2	10.0	10.0	9.1	12.4	6.8 June ^b
- December-on-December	per cent	18.6	10.1	11.4	10.0	6.8	11.4	4.8 June
Unemployment rate - LFS definition	per cent	9.0	8.9	6.9	6.6	5.7	7.4	5.6 Q2
General government budget balance	per cent of GDP	-6.8	-8.0	-5.3	-3.0	-4.1	-5.4	

Current account balance	per cent of GDP	-2.1	-4.9	-4.4	-3.2	-2.2	-3.4	
	million ECU/€	-840	-2.059	-1.969	-1.627	-1.248 °	-1.549	-1.799 JanJune ^c
Gross foreign debt of the whole economy - debt export ratio	per cent of exports of goods and services	116.3	94.7	95.0	72.5		:	
	million ECU/€	21.354	20.090 °	22.688	22.448	:		
Foreign direct investment in flow - balance of payments data	per cent of GDP	4.8	4.3	4.2	3.6	4.7	4.3	
	Million ECU/€	1.928	1.815	1.873	1.837	2.730	2.037	474 JanJune °
Sources: Eurostat. National sources. OEG	CD external Debt S.	tatistics						

series break as a result of some technical changes to the definition.

Main Indicators of Economic Structure in 2001													
Population (average)	Thousand	10,190											
GDP per head ^a	PPS	11,900											
	per cent of EU average	51											
Share of agriculture ^b in: - gross value added - employment	per cent per cent	: 6.1											
Gross fixed capital formation/GDP	per cent	23.4											
Gross foreign debt of the whole economy/GDP c	per cent	44.6											
Exports of goods & services/GDP	per cent	60.5											
Stock of foreign direct investment	Million € € per head ^a	:											
Long term unemployment rate	per cent of labour force	2.6											

Data refer to 2000.

The existence of a functioning market economy

the currency was allowed to rapidly appreciate by some 10% in nominal terms, n over the past year. Under the new regime, the main tools of central bank m

The non-hank financial sotor is small, but developing dynamically. The insurance sector is growing rapidly, and foreign participation is close to 90 percent. Insurance accounts for roughly 7% of households fin majority of investment funds are controlled by banks. The stock exchange does not play a major role in domestic corporate finance or at international level. In addition, trading in Hungarian blue chip ex

Haspitis fassial meths for low and the set fairth, but for an after set fairth, but for a fairth for the fairth

${\it The \ capacity \ to \ cope \ with \ competitive \ pressure \ and \ market \ forces \ within \ the \ Union}$

The ability to fall this criterion depends on the existence of a ranket economy and a stable manyer-conomic framework, allowing conomic agents to make closelines in a climate of popularishility. It also evapous a sufficient amount of human and physical capital, including infraintness. Since exceptions exect to be rentercated and all enterprises most of contract transport of a stable with a stable and a stable infraintness. Since exceptions executed to the perfect transport of architective stable to take on the contractions. Both the volumes are rentercating and mannership, the higher relevant extended to the United before a stable to the contraction and the contraction of the contraction and the stable to take on the contraction of the contraction and the stable to the contraction of the contraction and the stable to the contraction of the contraction and the stable to the contraction of the contraction and the stable to the contraction of the contraction and the stable transport of the stable transport

In December 1995, the Madrid European Council remarked on the need to create the conditions for the gradual, harmonious integration of the candidate countries, particularly through the implementing it properly in the field, via the appropriate administrative and judicial structures. This is an essential precondition for creating the mutual trust indispensable for future membership

Progress since the last Regular Report

In the area of horizontal and procedural measures, Hungary continued the rapid adoption of European standards as Hungarian national adoption in December 2001 of Act CXII on national standardisation and the entry into force in January 2002 of the amendment to the Cop Hungary has continued transposition as regards sector specific legislation. In the areas covered by New Approach Directions, Com-cosmetics, metrology, medical devices, pha mraceuticals for human and for veterinary use, motor vehicles and classification of wood.

Overall assessment

Progress since the last Regular Report

Overall assessment

Conclusion

Since the Opinion, Hungary has made progre has generally been ca out in a timely manner.

Progress since the last Regular Report

ing the protection of personal data and the free movement of such data, while there were no particular legislative develop

In the field of financial services, a new consolidated Capital Market Act entered into force in January 2002. This new legislation has amended legislation on the capital market and has brought further alignment with the aquit on investment ser of fully implementing the Community in detereive on understankings for collectives investment in terraficial securities (UCITS). The legal concept of constructant entirely was sho introduced in December 2014 and entered into force in January 2002.

Amendments to the statutory law of the Hangarian Franced Supervisory, Authority (HFA)), a January 2020, have further entirelessed its adequated reach an elegendator since January 2020, glibrough it still does not have the prover to issue in own englations. The notal staff of the Authority in 2010 was \$3.4, As a result of rings in produced and the contractiveness or legislation proceedures initiated. Training programmes for staff at the Supervisory Authorities (1918) and German Houseness dependence on the analysis of the Authority in 2010 was \$3.4, As a result of rings in produced and the contractiveness or legislation proceedures initiated. Training programmes for staff at the Supervisory Authorities of the Supervisory Authorities of the Supervisory Authorities (1918) and the Supervisory

oner for Data Prot

Overall assessment

The frudom to provide russ-border services is not yet fully in place. However, the entry into force in December 2001 of legislation on the mutual recognition of qualifications (see Chapter 2) will facilitate effective access of non-nationals to industrial, trade, tourism and agricultural act

ent is needed by adopting a new Data Prote

The election of the Parliamentary Commissioner for Data Protection satisfies the requirement for complete independence imposed by the acquir. The office is open independence needs to be assured and its powers enhanced, in particular with regard to implementation of data protection rules in the private sector.

Conclusion

In its 1997 Opinion, the Commission concluded that the acquir in this sector had already been largely transposed and that important progress had bee establishment in the areas of banking and insurance had still to be adequately introduced in the sectors' legislative frameworks and duly implemented.

nce period, December 2001 saw the election of the Parliamentary Comm

Progress since the last Regular Report

ued in the area of payment systems. Full alignment with the again needs to be achieved, notably with the directive on settle

ing family farms. This legislation was revised in July 2002. It will need to be further a

As for the acquis on money laundering, Hungary adopted in N countries in June 2002.

Overall assessment With respect to the liberalisation of capital movements, only a few further measures remain to be taken. As highlighted in the 2001 report, there are still certa case-by-ca se examination of existing special rights. This was expected to be done in January 2002, but has been delayed.

As well as being instrumental in Hungary's removal from the FATF list, Hungary's new legislation on money laundering aligns further with the aquiti in this area. A satisfactory timetable for the phasing out of anonymous savings be the financial intelligence unit operating with Organised Crime Directorate of the National Police has doubled since last year. Further stuff resources have been decided by the government, but this decision has yet to be implemented

Conclusion

Progress since the last Regular Report

Regulating company law is such as significant tegistating progress can be reported. As regulat accounting, medications to the Act on Accounting, which we adopted in Normality 2011, have enablished the legal basis for the immediation of missional accounting, standards. Accordance in all the procedure 2011, these conditionals due to temporary progress of the temporary progress of the temporary progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the all the second progress of the temporary of the tempor

Overall assessment

In the field of company law a significant degree of alignment has been achieved. Outstanding issues are of a technical nature. Provisions on economic interest groupings still need to be introduced.

some leniency in imposing penaltics in industrial and intellectual property cases, the percentage market share of pirated goods fell to an estimated 18% in 2001. The value of or feiting and piracy should remain a prio /P>

Conclusion In its 1997 Opinion, the Commission concluded that Hungary had already taken on the most important Directives in the sec industrial property. Efforts of a lesser degree were required to align legislation in the field of company law.

on this chapter have been provisionally closed. Hungary has not requested any trar

Progress since the last Regular Report

The Offita for Emminic Computation, together with its decision-making Competition Council, has continued to build on its enforcement record over the past year. In 2001, it took 120 anti-trust decisions (compared to 144 in 2000), two prefitors continues.

In the field of state aid, amendments to the state aid legislation, strengthening the previous state aid control system, entered into force in January 2002. The Act on Public Finance now includes a general prohibition of state too high. The legislation also provide s for increased control and monitoring as regards aid granted by local authorities. Hungary's annual state aid report for 2000 was presented to the European Commission in April 2002.

Overall assessment

In the contract of the contrac

Conclusion

Tax is 1977. Opinion, the Commission concluded that the progress in approximation of Englishion was significant in the field of out-and several and an instant authority represented a significant two procured recorded depth of the contract confidence of the contract contract confidence on the contract contrac Since the Opinion, Hungary has made steady progress in adopting anti-trust legislation, developing the Office for Economic Competition's administrative record. Overall, on legislative alignment, administrative ca pacities and enforcement record Hungary is reasonably advanced, except in the area of fiscal aid.

In order to complete preparations for membership, Hungary's efforts now need to focus on ens conversion of individual aid benefits into aid a mangements that are compatible with the acquis. Progress since the last Regular Report

Since the last Regular Report, Hungary has made limited progress in the area of agriculture, both with

nce Hungary's legislation on arganic farming is already aligned to the acquis, no new development

Agriculture in Hungary accounted for 4.3% of gross value added in 2000 compared with 4.9% in 1999. Employment in a

In 2001, overall agricultural trade between Hungary and the EC increased significantly, largely due to the « double-zero agreement ». EC im oil seeds, vegetables a ables, fruit or nuts. Meat, residues from food industries and fruit and nuts were the main export goods from the EC.

In 2001 agricultural support in Hungary increased from HUF 138 billion (€ 538 million) to 191 billion (€ 744 million), including HUF 50.4 billion (€ 196 million) are budgeted for 2002. Production aid support amounted to HUF 67 billion (€ 261 million) in 2001, and the same amount is budgeted for 2002.

Since last year's Regular Report, Hungary has made into a single agricultural age r all EAGGF funds.

Preparations for Hungary's participation in the Farm Aasse

In October 2001, the Ministry of Agriculture and Regional Development adopted a decree introducing a transitional aguar market engine from July 2002. This regime defines the marketing year, includes quotes for sugar and isoglucose, specifies the conditions Consoli. According to the new legislation, a maximum of all 0000 000 transes of sugar and 150 0000 transes of

Rural development and forestry

On the basis of the new framework legislation in the veterinary sector, which was adopted in 2001, 19 Gov

The capacity of administrative structures was reinforced during the past year. The Department of Animal Health and Food Control of the Ministry of Agriculture and the field of Animal Health and Food Control is also responsible for the central management of the veterinary border inspection posts, where around 170 veterinarians are employed.

Work was undertaken to upgrade the nine border inspection posts that Hungary wishes to maintain after accession, to bring them up to the standard required by the acquire. Three of them have been co

Overall assessment

N, although the system for asimal destributions is relatively subvaced, the establishment of a parted identification system and the connection of the system and the connection of the system to a tend to be a part of the single system and the connection of the syst

Important decisions still need to be taken by Hungary on the administrative structures required for the implementation of Common Market Org

Very serious efforts are still required in peparing for Hungary's post-accession rural development programmes. Hungary's decision to analgamate the AIK and the SAPARD Agency doubtd facilitate the implementation and management of future rural development measures. It is important that a clear definition of tasks within the new structure is ensured. However, given that Hungary has not yet received accreditation for its SAPARD Agency is expected to implementation and management of future rural development measures, very serious efforts will be required to achieve the necessary administrative capacity by the date of accession. The Ministry of Agriculture also needs to essent the neutron to access the Gardinard will admit all received power programmes are similable and closely to conditated with all facilitate the implementation and management of future rural development measures, very serious efforts will be required to achieve the necessary administrative equality by the date of accession. The Ministry of Agriculture also needs to essent the necessary administrative expenses of the contract of the contra

Hungary should also focus on the preparation of a rural development strategy for the period subsequent to accession. The existing agri-environment scheme should be developed. A National Forestry Programme, co-ordinated with the Rural Development Programme and a forest registry, remains to be completed

In the veterinary field, a Veterinary Act is in place, based on the introductio regards the use of fallen stock and the rules on specific risk material (SRM).

ther efforts are needed to ensure that the seven remaining border inspection posts will be set up upon accession. In particular, for the Ferinegy Airport BIP it is unlikely at this stage that the plans for completion in 2002 will be respected.

Conclusion

In its 1997 Opinion, the Commission concluded that further alignment to the aquis was still necessary, although significant progress had been made in adopting the measures mentioned in the Commission's White Paper of 1995 on the Internal Market. The Commission added that particular efforts were needed or, implementation and enforcement of veterinary and phytosanitary requirements and upgrading of establishments to meet EC standards for a paper frontair importance with regard to the importance point regard to the importance point in a paper frontair importance with regard to the importance point of the agricultural Policy; and further restructuring of the agricultural Policy; and further restructuring of the agricultural Policy and further restructuring of the agri

Since the Opinion, Hungary has made progress towards alignment with the EC agricultural aquit and, more recently, has progressed with developing the necessary administrative capacity now largely in line with the a Serious further efforts are, however, needed to increase its administrative capacity in this sector.

Negotiations on this chapter continue, although all negotiation issues in the veterinary and physosanitary fields have been clainfied. Hangury has been granted a transitional arrangement for public health in a number of high capacity red ment establishments (until 31 December 2006) and a transitional arrangement (until 31 December 2009) for construction brought into service before I July 1999. Hungury is meeting the majority of commitments it has made in the accession negotiations in this field. However, delays have occurred in the transposition of some parts of the aquain in the veterinary sector (unimal identification and registration system, TSE issues). These issues should now be urgently addressed.

In order to be ready for membership, Hungary's efforts now need to focus on finalising the congoing alignment, further reinforcing the administrative capacity to implement and enforce the aquis, in particular in the vereining field and that of food safety; ensuring that establish and the nural development measures. With regard to the establishment of the Integrated Administration and Control System (IACS), due priority needs to be given to the development of a parcel identification system. Ongoing efforts need to be substantially stepped up

Progress since the last Regular Report

ing market policy, in 2002 Hungary started the establishment of a fish marking system. Furthermore, in May 2002 a decree of the N

Overall assessment

Since Hungary is a landlocked country, only a small part of the acquis relating to fisheries is applicable to this country

must also be pursued for full alignment with EC hygiene standards.

Conclusion In its 1997 Opinion, the Commission concluded that Hungary would not encounter any major difficulties in integrating its fisheries sector into the Common Fisheries Policy, and that it would be

Progress since the last Regular Report

As regards Trans-European Transport Networks, 46d, him read sections have been marked out as the most supera trees for rehabilitation in the framework of the "National Road Habilitation Programme". The programme has been continued with a view to meeting the requirement of the increased market marked and a full file supera districtions of policies [18]. Furthermore, earlier for international and sufficies was provided by the recoprising of the reconstructed that Section [18]. In additional contraction is quantified in the Title International Contractions and Section [18]. The International Contraction of the Section [18] and the International Contraction of the Section [18]. The International Contraction of the Section [18] and the International Contraction of the Section [18]. The International Contraction of the Section [18] and the International Contraction of the Section [18]. The International Contraction of the Section [18] and the International Contraction of the Section [18] and the International Contraction of the Section [18] and the International Contraction of the International Contraction of the Section [18] and the International Contraction of the Internati

In the land transport sector, some further progress was achieved in the field of mad transport through the adoption of implementing legislation. Hungary completed alignment with the on the transport of dange rous goods. Hungary ratified the INTERBUS Agreement on the international occasional carriage of passengers by coach and bus in January 2002.

The General Transport Inspectorate (GTI) performs key supervisory and control functions. An increase of staff levels by 44 additiona addition, training was provided by the GTI on the control of dangerous goods, on customs controls and on labour safety supervision.

Overall assessment

Under the new government structure, transport matters have been covered since May 2002 by the Ministry of Economic Affairs and Ta activities of the road, rai I, inland and maritime transport sectors. This concerns in particular the different sub-sectors of land transport. As regards Trans-European Transport Networks, the Hungari needed for the development of the road and rail infrastructure

Concerning road transport, Hungary still needs to adopt legislation on stan As regards administrative capacity, the road police and the Road Transport

Conclusion

To its 1977 Opinion, the Commission concluded that, subject to a number of conditions, the transport sector was suitably to poe are major problems to 1 language at segarch the adoption of the aque. It required that the operation of the distriction of sections and adoption and adoption of the agent at required that the operation and adoption adoption and adoption adoption and adoption adoption and adoption adoption adoption and adoption adoption and adoption adoption adoption adoption and adoption ado

Negotiations on this chapter have been provisionally closed. Hungary has been granted transitional arrangements on maximum authorised weights and dimensions (until 31 December 2006) and on noisy aircraft (until 31 December 2004). Hungary has agreed to a transitional arrangement put forward by the EU concerning the gradual reciprocal access to the cubotage

Progress since the last Regular Report

In the area of **indirect taxation**, no progress can be reported regarding VAT. As a January 2002, as well as the *ad rulorum* duty on fine cut tobacco.

Overall assessment

Conclusion

the Hungarian legislation fully into line with the aquait, in particular with negard to the abolision of the withholding tax applied to dividends distributed to EU-based parent companies of Hungarian subsidiaries. The review of legislation by the Commission to ensure compliance upon accession with the Code of Conduct for Businers Taxuation is in process. The lungary is ongoing. With regard to administrative capacity, Hungary has strengthened and modernised its tax administrations both the Office in change of direct taxes and VAT (APHI) and that is change of excise duties (VPOP) have adequate legislative and administrative structures as well as adequate resources to ensure effective collection, enforcement an or the Central Liason Office.

of the Central Liason Office.

In its 1997 Opinion, the Commission concluded that the acquis in ce as the tax administration developed its expertise in this respect

Negotiation on this chapter have been provisionally clouds. Hangury was granted transitional periods and 31 December 200° to continue applying a robust of the 12% on the supply of certain beating products, on district heating services and extractart services. Hangury was also granted a transitional control beating production and conditional periods of the production of

Progress since the last Regular Report

A detailed assessment of the various sepects of Hungary's concornic policy has been given above; in the Chapter discussing the economic citeria (B-2). Therefore, the present section is limited to a discussion of those aspects of the Economic and Monetury Union Aquiv — as defined by Tille VII of the EC. Treaty and the other relevant exist—which candidate countries should formation by the central bank, the prohibition of privileged access of the public sector to function institutions, and the independence of the national central bank. As to the process of liberalisation of capital movements, upon the compliance with the EMU aquiv is conditional, this aspect has been covered above, in the section on Chapter 4—Tree moment of aprial.

Overall assessment

Hungary's legislation is largely in line with the provisions of the aujui as regards the prohibition of direct publi In the area of central bank independence, Hungarian legislation is also in line with the provisions of the aujui.

Conclusion

In its 1997 Opinion, the Commission stated that the Hungarian Central Bank was formally independent from the government. In practice, however, the appointments of new governors had coincided with changes in the get the Central Bank had almost eliminated any differences between this Law and the Treaty provision concerning the prohibition of budget deficit financing by the Central Bank. The Commission concluded that Hungary's par

Progress since the last Regular Report

onal road freight transport have been introduced. As for external trade, the introduction of INTRASTAT, which will measure the trade between the Member S

Overall assessment

In the area of national classifications, the focus should now be on continuous updating according to the development of European standards Demographic and social statistics are well developed, as is illustrated by the successful impler preparation by adding the necessary questions to the current Household Budget Survey.

on between the Ministry of Agriculture and Rural Development and the Central St.

Phonies of the coming years are preparation for the INTRASTAT system and the further development of macro-economic statistics, in particular financial accounts, debt and deficit statistics and coverage of national accounts. In agriculture, Hungary's further efforts should focus on agro-monetary statistics and on animal product statistics. In transport statistics, and coverage of national accounts in particulture, Hungary's further efforts should focus on agro-monetary statistics and on animal product statistics. The survey 2003. The continuous improvement of co-ordination trategic planning within the statistical system is also an important issue that needs to be addressed. The HCSO (Hungarian Statistical Office) should strengthen its role in the Statistical Council, an advisory body to the office, and should generally sharpen its profile as the co-ordinator of the Hungarian Statistical System

Conclusion

In order to complete preparations for membership, Hungary's efforts now need to focus on the further development of m

ons on this chapter have been provisionally closed. Hungary has not requested any transitional arrangements in this field. Hungary is generally meeting the commitments it has made in the accession negotiation

As concerns the European Social Fund (ESF), the establishment of the ESF Inter-ministerial Task Force and the role of the National Development Plan Thematic Working Green

Progress since the last Regular Report

In the area of health and safety at work, substantial progress was made with the transposition of the EC legislation regarding work on board fishing vessels, safety and health for workers at the workplace, p the change of Government in May 2002, relate d competencies are now shared between the new combined Ministry of Health, Social and Family Affairs and the Ministry of Labour and Employment Affairs.

Huggery continued to take steps in respect of public health policies, strategies and programmes. The 10-year "For a Health Nation" public health action programme approved in June 2001, the Parlia adopted a decision on certain long-term tasks in relation to the unitional public health situation. It invited the government to update and extended the your action programme by the public and extended the programme, to the public and extended the programme approved in June 2001, the Parlia adopted a decision on certain long-term tasks in relation to the unitional public health situation. It invited the government on the update and extended the programme approved in June 2001, the Parlia adopted a decision of certain long-term tasks in relation to the unitional public health situation. It invited the government of the programme adopted a decision of control communication decisions, the action of communication decisions, the National Advanced and the programme and the programme

intoning process of the Europeanous Policy Robest, the Hangasian Government submitted a progress report on implementation of the photosite desirable in Ja Pio to the Commission in May 2002. This report represents an important steps in assessing the extent to which Hangasian Contention and the Europeanous Tolking Novel, and the Eu

As a follow-up to the Gothenburg European Council, where the EU invited the candidate countries to translate the EU objectives into their national policies, the Commission and Hungary have initiated a joint co-operation exercise to prepare for future participation in the EU social inclusions process after accession. This exercise consists in joint identification of the social exclusion challenges and relevant policy responses. In this context, the Hungarian Central Statistical Office co-operates with Eurostate to produce date on povery and social exclusion. Preliminary figures suggest that overall income dispatries seem to be relatively moderate, with a poverty rate after social transfers of 9%. However, for members of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion under the competence of the newly found from the contraction of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion under the competence of the newly found from the contraction of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion under the competence of the newly found from the contraction of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion and the row of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion and the row of the Roma community, the poverty with a very high. A political state secretary has been appointed with specific responsibility to deal with social inclusion and the row of the Roma community, the poverty with a very high. A political state severy high. A political state secretary has been appointed with specific re

In the field of anti-discrimination, additional financial essources have been allocated to Roma programmes, and the staff of the Office for National and Ethnic Minotines has been increased. An Int June 2002, the Government announced the creation of a new anti-discrimination bureau to combat labour discrimination against women, disabled people, Roma and other minority groups.

Overall assessment

Regarding health and safety at work, through the important progress made in the transposition of the aquis in 2002, legal alignment is almost complete. However, the new led one with respect to the effective implementation of the aquis in this area. In this respect, attention should continue to be paid to small and medium-sized enterprises.

Progress since the last Regular Report

Since last year's Regular Report, Hungary has made progress in preparing for accession in the field of energy, although alig

With respect to solid fucls, the share of coal in energy supply declined from about 27% in 1998 to about 16% in 2001. In addition, the Government closed a further two mines in the report

ability for energy policy lies with the recently established Ministry of Economic Affairs and Transport, where a separate Directorate-General, a separate Directorate-General, a separate division is responsible for energy guilatory matters. The Ministry regulators the pieces for electricity and for natural gas, with annual turiff schemes being adjusted in January for electricity and in July for gas. The Energy control of the Ministry of Economic Affairs and Transport and the Hungarian Energy Office currently share the regulatory tasks concerning electricity, gas, quality of public services and consumer protection. New institutional functions were delegated to the Hungarian Energy Office (IHIO), including the movinoring of trade and foreign trade to ensure that the level of services within the electricity and gas industries is not

ent the Hungarian Energy Office has a staff of 88, as compared to 83 in 2001. In 2001, the HEO issued 112 resolutions, 50% of which were related to the supply of electricity. The Energy In

As agasts energy efficiency and renewable energy, alignment with the aquis was continued in the exporting period by the adoption of abditional legislation on the energy bladience (or a number of household products. Furthermore, an energy efficiency programme was introduced in 2011 with the main objectives of promoting the use of renewable energy sources and improving public energy sources. In addition, for energy efficiency programme was introduced in 2011 with the main objectives of promoting the use of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to each a share of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to each a share of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to each a share of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to each a share of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to each a share of renewable energy in the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to exist a share of renewable energy in the energy balance is 3.0% and a share of the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to exist a share of the energy balance is 3.0% and a share of the energy balance is 3.0%. The aim of the Hungarian Energy Conservation Programme and Action Plan is to exist a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the energy balance is 3.0% and a share of the e

The main administrative body in this area is the Energy Centre, which deals with energy efficiency, renewable energy, environmental protection, labellin

As regards nuclear after, Hunger) has make progress in the strengthesing of the independence of the applatory body. However, the amendments to the relevant legislation have not yet been adopted by Parliament, With regard to the specific recommendation in the June 201 Council Report on Nuclear Safety in the Context of Endangement that Hungery complete, which is the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesing of the independence of the Hungarian Nation Associated Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strengthesian Regulatory authorities. As regards the Council Report's recommendation for Hungary to complete, within the legal framework, the strength of th

Overall assessment

As for administrative capacity, the regulatory functions are in place, notably the Hungarian Energy Office, and seem, for the time being, appropriate both in terms of staffing placed and has, after the considerable increa se in staff in 2002, sufficient administrative capacity to carry out the promotional activities on energy efficiency and renewable en

Conclusion

In its 1997 Opinion, the Commission concluded that, provided efforts were maintained, Hus followed. The Commission fur ther pointed out that, although no major difficulties were forest

Since the Opinion, steady progress has been made, notably we both legal transposition and administrative capaciti es.

Negotiations on this chapter have been provisionally closed. Hungary h 2000, have been made up; the Act was adopted in December 2001.

Progress since the last Regular Report

Since last year's Regular Report, Hungary has made further progress with the developi

The Ministry of Economic Affairs and Transport, as the central body responsible for the formulation and co-ordin and Trade Development Co-operation Agency with its nine regional offices (FDI and export promotion), the Hun

The privatisation process is almost complete, and more than 80% of GDP is generated by the private sector. However, the steel sector, with Dunaferr as Hungary's main steel producer, is still sub-Hungarian Development Bank, was increase ctive in asset management and privatisation deals. With its new president, APV Rt. plans to operate as a holding company managing all state enterprises.

Overall assessment

Hungary has successfully implemented an industrial policy based on market-driven principles, i privatising the highly indebted Dunaferr steel plant remains a challenge that needs to be tackled

Conclusion

Progress since the last Regular Report

The Ministry of Economic Affairs and Transport is the central body responsible for SME policy, and

Access to finance remains the main obstacle to the development of Hungarian SMEs. However, good progress has been made in this area th the card is to provide short-term loans to SMEs in a sim d easy way. Commercial banks are also beginning to show interest in financing SMEs Hungary made further progress with the improvement of the business environment. Several specific measures to simplify the administratic enterprises allowing them to deduct money on their investment and R&D activities and to benefit from tax allowances on the interest on loa

Overall assessment

Conclusion

Progress since the last Regular Report

Overall assessment

Conclusion

Progress since the last Regular Report

Regarding the Directive concerning education of children of migrant workers, the Ministry of Education launched a comprehensive programm level of education of socially disadvantaged children, with speci al emphasis on improving the integration of the Roma minority into society. Furthern

Overall assessment

Conclusion

Since the Opinion, Hungary has achieved steady progress, including with regard to its participation in relevant Community programmes. Hungary's pre-

Progress since the last Regular Report

As regards **postal services**, postal liberalisation is proceed introduce a cost-based price sy stem and separate accounts

Concerning Biberalisation of the telecommunications market, Hungary opened the main fixed voice market in December 2001 with some temporary exceptions. In a few primary telecommunications market is opened up for competition and the harmonisation of primary and secondary law with the aquisi is almost completed.

With the new Government, responsibility for telecommunications has been shifted to the new Ministry for Information Technology and Communications. The only division remaining under thimpkementing instrument of this strategy is the development of the mation Society and Economic Development Programme, which takes into account the priorities of the eEurope+ Action Plan.

Overall assessment

Hungary will need to transpose the updated telecommunications aquit before accession and to complete the implementation procedures as soon as possible afterwards. Some important adjustments are still needed in the field of carrier selection and transparency of the implementation of the interconnection aquit. In particular, it is important for the National Regulatory Authority to exercise its powers in a clear way in order to reduce the number of Davids and has committed itself to do so in time. Amended implementing legislation will also have to be adopted for the Universal Telecommunications Service Fund. Hungary has not yet been able to evaluate the economic implications of fully implementing the universal service again, so as to achieve infalloilly. A decision on this pour transparency and the processing and the policy of the committee of the policy of the committee of the policy of the policy of the committee of the policy of the committee of the policy of the implementation of the interconnection aquit. In particular, it is important in the National Regulatory Authority to exercise its powers in a clear way in order to reduce the number of 2002 and has committeed its of the interconnection application will also have to be adopted for the Universal Telecommunications Service Fund. Hungary has not yet been able to evaluate the committee of the policy of the implementing legislation will also have to be adopted for the Universal Telecommunications. Service Fund. Hungary has not yet been able to evaluate the committee of the policy of the implementing legislation will also have to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Universal Telecommunications are not to be adopted for the Univer

In its 1997 Opinion, the Cor

Much proges has been rank in the relevant memory of the part and the inflationment of the part and th

Conclusion

Progress since the last Regular Report In the audio-visual sector, Hungary's legislative alignment with the aquie has improved significantly since last year's Regular Report In July 2002 the Hungarian Parliament finally approved the new Media Law, which had been pending since its submission in Do

In the field of culture, Hungary has been participating in the Culture 2000 framework programme since 2001.

Overall assessment

Conclusion In its 1997 Opinion, the Commission concluded that, provided that progress towards legislative alignment - accompanied by the necessary structural adaptations - was pursued, Hungary should be able to meet EC re

While the programming process started in January 2001, the preparation of the development plan and the operational programmes for Objective 1 have been considerably delayed in the reporting period. The first part of the plan, approval by the Government of the development st rategy and the resulting priorities took place in September 2002.

Progress since the last Regular Report

There have been no particular developments since the last Regular Report regarding the legislative framework.

With regard to institutional structures, Hungary has re-defined the reportabilities of various ministries in terms of programming and managing the Structural Funds and the Cohesion Fund. The responsibility for the co-ordination of programming and implementation of Structural and Cohesion Fund assistance has been transferred to a new structure within the Prime Minister's Office, the National Development Office. This office will co-ordinate the preparation of the National Development and act as managing authority for the funare Objective I Community Support Framework (SIS) and for the Cohesion Fund. The responsibility for major and evaluation and one office within the Prime Minister's Office. The ministeries in charge of establishing the managing authorities of the various operational programmers have been formally decisionated and office fundation for the prime Minister's Office. Then the Minister's Office of fundation of the National Development Office within the Prime Minister's Office and the National Development Office within the Prime Minister's Office. The ministeries in charge of establishing the managing authorities of the various operational programmers have been formally decisionated and office office in the National Development Office within the Prime Minister's Office. The ministeries in charge of establishing the managing authorities of the various operational programmers have been formally and office of the National Development Office. The international programmers have been formally and office of the National Development Office within the Prime Minister's Office. The managing and managing the National Development Office within the Prime Minister's Office. The managing and managing the National Development Office within the Prime Minister's Office. The managing and managing the National Development Office within the Prime Minister's Office within the Prime Minister's Office. The Minister's Office within the Prime Minister's Office within the Prime Minister's Office within the Prime Minister's Offic

In the context of the recent reorganisation, Hungury has adopted measures to ensure a wider application of the partnership principle. A separate unit responsible for partnership, information and communication has been established in the National Development of Englished to the association of the partners in the programming and implementation of Structural and Orbeitor Funds sastance. In this context, the Regional Development Councils, has been established as a consultative forum with a view to developing a common position of the regions on questions such as their involvement in the preparation and implementation of Structural Universation of Structural Universa

ats (MEMOR) has been developed. The system also includes a Structural Funds module, which will be tested in 2002 and adap

and department of the Ministry of Finance has the overall responsibility for the regulation and development of the Public Internal Financial Control System, including the establishment of adequate financial management and control systems for Sunctural and Cohesion funds. Functionally separate internal audit units have been established within the line ministries. The Ministry of Finance has designated the Office of honoing Office as the unit in change of setting up the sugge printing authority. This Office was recognised in December 2001 and currently includes the National Fund through which pre-accession funds are channeled. Within the Hangminn Treasury System, three separate units have been established (Delt Management Agency, Public Finance Office and Treasury). The system for payments under the Structural and aft for manaffing internal coloration closured has been contined.

Overall assessment Hungary has already organised its territory into units corresponding to the NUTS classification. As regards the leg required for the efficient management of Structural Funds assistance.

Hangor) has designated the bades, which will be responsible for the implementation of the Structural and Cobesion Funds. However, the discussion of such is not ill to be completed, in particular as they relate to the designation of all the intermediate bades, the function of the representation of the representation of the complete and the bades and the fundamental and the state of the complete and the bades and the fundamental consentations of the fundamental and consentations are designed and the above them Fundamental and the fundamental and consentations are designed and the state of the fundamental and consentations are designed and the state of the fundamental and consentation of the fundamental and the fundamen

Further progress must be made with the technical preparation of projects eighble for Structural and Cobesion Funds unstance, (project projects). The capacity of regional and local actors as well as other relevant partners to prepare, and implement projects, needs to be considerably strengthened. Hungary will also have to our transparency, efficiency and reliability in the implementari on or disposaments. It should also contains to work the eventual and co-contains not work and eventual new and co-contains our books are transparency, efficiency to manage financial suitance from the Uniquent Seculibrual and the content of the Uniquent Implement arrangement and the content of the Uniquent Implement and contains to work and the content of the Uniquent Implement and contains to work and the content of the Uniquent Implement and Contains to work and the Contains are contained to the content of the Uniquent Implement and Contains and Contains to work and the Contains are contained to the Contains and the Contains are contained to the Contains and Contains are contained to the Contains are contained to the

With regard to programming, the preparation of the development plan and the operational programmes has been considerably delayed over the reporting period. Cor documents, without compromising the quality of the process or diminishing the sense of 'ownership' to be developed through close association of all relevant partners

Hangur continues to advance the process of establishing its financial management and control systems. In this context, it is finalising the specific procedures for financial countil, auditing, and centification of exposes and correction of ringulataties specifically applied as a regular the structure of the naturalisty and printing authorities within the limitation that the limitation is control to the transplant reasons in order to fidth the specific procedural Funds regulation.

Conclusion

Progress since the last Regular Report

Since the Opinion, Hungary has made steady progress in legislative terms, and, more recently, has moved forward with developing the necessary administrative capacity. With the Government decisis administrative capacity in all Ministries and bodies concerned still needs to be considerably improved in order for Hungary to be able to properly implement the Structural and Cobesion Funds upon access

In order to be ready for membership, Hungary's efforts now need to focus on fin Ongoing efforts now need to be substantially stepped

In its 1997 Opinion, the Commission observed that Hungary was introducing the legal basis for a comprehensive regional policy, and commented that its administrative capacity to ma concluded that, subject to the introduction of the remaining reforms, Hungary should be ready to apply Community rules and channel effectively the funds from EC Structural Policies.

The integration of the environment into other policies and the promotion of sustainable development are ensured by the Hungarian National Envi Hungarian conomic strategy and sectoral development programmes are being formulated taking into account environmental considerations.

In the area of waste management, alignment has further progres packaging waste were adopted in May 2002.

In the field of water quality, new legislation has been adopted on the quality of dinking water, discharges of dangerous substances, on quality requirements of natural bathing waters, on the designation and operation of natural bathin algued with the acquire resourcement, control and information in neeper of discharges of water water and sewage, special rules on sewage, on the mission limit values for water water and sewage and the misse of application them.

As egach industrial pollution control and fish management, legislation on the prevention of mijor accidents involving diagrams substances, similar at aligning with the Sevon II Directive, extend into force in 2002. Furthermore, the National Board for Technical Stripe, exceptabled or the Inclusions for Favrinonsmantal Management in the Maintery of Technical Stripe. on explanation of motion guidance for differences section, that collection, evaluation and reporting, control and the stripe of the stripe

Hangary has carried out a range of actions to develop its administrative capacity in the field of the convocament. Water ranaspornet (previously Ministry of Tamport) and air quality monitoring (previously Ministry of Handard) have been entired to the Ministry of Tamport and administrative capacity of the field of the convenient administrative capacity of the convenient administrative capacity of the field of the convenient administrative capacity of the field of the convenient administrative capacity of the field of the field of the convenient administrative capacity of the field of the

her of plans still have to be established such as the National Waste Management Plans, regional plans (by the Regional Environmental Inspectorates - RE1s) and local plans (by the municipalities) and individual waste management plans (by the different operation), air quality action plans, and water pollution reduction programmers for the discharge of List II substances. A complex range commental no notioning. Accredited bluerations carry out the negatire monotoning of water quality. Hungary currently possesses 43 substances monitoring the substances regulated by the daughter Directives, which are capable of being upgraded to monitor all function substances of the Air Quality Prainteevok Directive, and 331 manual ones measuring SO₂, Nox and dost intent and there models one saw used by imposers for femore for propose. Here or new automatic stations are all expected to be part into output.

q and enforcing their own prescriptions. The primary method of compliance checking is set visits, but self-monitoring is growing in importance. Inspections usually cover only one eminonmental medium. However, there have been some new initiatives to introduce multi-sectual integrated inspections, sometimes carried that present a territoria are urging the REI to include integrated inspection of bigger emironment pollutes in their annual work plans. As regards enforcement, an inspector can, in case of non-compliance, impose a penalty or an enforcement notice to remedy, change a process, decrease production or as a last resort shut down

Overall assessment

The principle of integration requires continuous attention both at national and Community level. Hungary needs to continue integrating environ

Happin's Jaministrative capitity to implement the TC contrommental again still requires close attention. As regards general co-seduation on environment insue, in December 2011 a new formal constutation insulation exclusions was introduced, which improved and strengthened the new of the Ministry of Environmental Assessment Insulation and Control and Con

The twelve REIs, structured on a regional basis, and Inspectorates should be rationalised.

The total staff today are 120 in the Inspectionates, 388 of which are inspections. Some 60 new staff are also to be recruited in the course of 2002, 99 of whom will be recruited from the National Paths Evaluation of the Path Control Staffy Inspectionate. However, staffing is not yet statisfactory, and should be further enhanced. Additional training and equipment is also needed, in particular to implement the IPPC Directive, in order to be able to meet the increasing requirements before accession.

The current pather complicated permitting system is ladely to be followed by the finner application of 1PPC. In this respect, and given the accountable on of water compensation by the NOI, the currently expensive sweet permitting procedures are well as the current permitting procedures are well as the followed by the finner application of the process and of the permitting procedures are well as the followed by the permitting procedures are well as the followed by the permitting procedures are well as the followed by the permitting procedures are well as the permitting procedures are the permitten procedure are the permitten procedures are the permitten procedures

As regards planning, the necessary procedures for planning exist. Some efforts should be made to accelerate the establish accession or to serve as a basis for the corresponding permit ting.

As regards inspections and enforcement, a range of inspection types are available, linked to strong conditions for assessing permits backed up by efficient monitoring. The frequency of inspections and staff capacity are in general sufficient, at least to cover present tasks. But integrated inspections need to be developed, which will probably result in an increased need for staff and certainly for adequate training. There is considerably strengthen the NIT in view of the considerable amount of cases it will have to handle in the future in its capacity as an appeal body, and the advice and assistance it would have to provide to the REIs both for complex permitting issues and integrated inspections. The impection activity of self-governments needs to be reviewed. Greater flexibility needs to be available for non-coordinance responses reviewed to become more determent and efficient.

Conclusion

In its 1977 Options, the Commission concluded that full transposition of the criminament again in Hungary could be expected as the medium term. It is not sometimened to the commission concluded that full transposition of the criminament again in Hungary could be expected as the medium term. It is not sometimened to the commission concluded that full transposition of the criminament again in Hungary could be expected as the medium term. It is not sometimened to the conclusion of the commission most darks understand depend on implementaring changes in the transposition reposition to medium that contained convenience accession strategies. In addition, it depended not not present that the contained to the contained convenience accession strategies. In addition, it depended not not not sometimened to the contained to the contained convenience accession strategies. In addition, it depended not not not not not sometimened to the contained to the conta

Progress since the last Regular Report

No further progress in alignment with the against was made as concerns safety-related to

No legal developments can be noted in the secure of market surveillance. As regulate institution building, further progress has been made with respect to a Hungarian market aurevallance system through the creation of a Market Surveillance Council in planuty 2022. This body constitutes a Counciliance of norm for market surveillance the Ministry of Economic Affires. Principans in include, amonget ordering and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings, the EC Delegation and the General Importance for Commune Proceedings on the State of Importance of Commune Proceedings on the General Importance of the Community of Commun

The TRAPEX system launched 142 non-food alerts in 2001. Hungary showed itself to be the most active country in th

The Government considerably increased its support for the operation and activities of civil organic Protection in Hungary* (FEOSZ) with the aim o a common position in relation to consumer policy

Overall assessment

Conclusion

There has been good progress in creating the relevant policy and management structures and information systems directed towards effective impler

Further support for consumer organisations is needed in order to enable them to protect cor enhancing consumers' and producers' awareness of their respective rights and responsibilities

Progress since the last Regular Report

Since the last Regular Report, considerable progress has been registered in Hungary in numerous fields such as visa policy, the Schengen Action Plan and the fight against fraud and con-Following the entry into force on 16 November 2001 of the Co-operation Agreement between Hurary and Europol, the Data Protection Supervisory Body of the Internal nal Law Enforc

technology. Each of the buses contains a full complement of all the instruments used at border crossings what as passored therefore computers, carbon monoxide meters, Geiger been made concerning the use of information technology, and further steps were taken with a view to future connection to the VISION system and the development of SIRENE. Three border crossing points (Záhony, Tompa and Gyula) along the future external borders of Hungary have started to of 30.7 million vehicles. 30&nbs people were turned back for non-compliance with proper entry and travel residence condition

In July 2002, Hungary submitted a revised Schengen Action Plan. As far as migration is concerned, an amended Law on Eintry and Stay of Foreigners entered into force in January 2002, which introduced the unified residence permit and si-years of immigrant status can apply for cit izenship. This means that foreign nationals will be able to initiate naturalisation procedures 13 years after arriving in the country.

The new law also introduced stricter rules for taking action against those who "promote" illegal migration and illegal employment e.g. emplo

On the administrative side, the Office of Immigration and Nationality (OIN) became the body responsible for migration matters, for cases were taken over from the police and public administration offices and procedures slowed down in the first months of 2002.

The newly amended law on asylum entered into force in January 2002. It is largely in line with the acquis and well implemented. Dur

Hungary continued to be a target country for asylum seckers and the number of applications for refuge status rose in 2001 by about 22.5% compared to 2000. The number of registered refugees reached 9.54 in 2001 (7.799 in 2000), the larget official refugee status and 297 the status "authorized to stay& quot, (a humanitarian residence permit). The Office for Immigration and Nationality (OIN) - besides the above mentioned migration matters - is also in charge of asylum applications.. The Headquarters of the Office reviews appeals against their decisions. Against

As preparation for the introduction of the Automatic Fingerprint Identification System (AFIS), a central unit has been established at National Police Headquarters. Workstations are to be set up at the regional directorates of the Office for Immigration and Nationality. The system in developing

Hungary has concluded new readmission agreements with the Benelux countries and initialled a new one with Estonia and Slovakia. The re-admission agreement with Albania entered into force in December 2001. The agree nded in order to ensure alignment with the re With regard to police co-operation and organised crime, the police co-operation agreement between Hungary and the European Police Office (Europol) entered into force in November 2001. In April 2002, the International Law Enforce customs officery to Europol took place in April 2002. Following the entry into force in April 2002 of a new Witness Protection Law, a specific Unit (31 persons) has been established within the Police Operational Support Directorate

Hungary continues to be primarily a country of transit and destination for trafficking in human beings. Trafficking is prohibited by law, and the respective sanctions have become stricter since April 2002 when the amendments to the Penal Code

In February 2002, a substantial package of amendments to the Penal Code was adopted in order to align with the acquirs and the UN Convention on Trans-national Organised Crime. These amendments came into force in April 2002. It covered the following main isso obstruction of justice, of bribery and of participation in an organised criminal group, stricter provisions on trafficking in persons and the extension of criminal liability of forceign public officials for passive bribery.

Hungary signed the United Nations Convention for the Suppression of the Financing of terrorism in November 2001. Hungary is purty to all other terrorism-related UN conventions. Hungary also joined the EU Common Positions on the fight against terrorism. In March 2002, new legal measures were taken to freeze financial assets of terrorist and terr

orism, a new unit has been established in the organised Crime Directorate of the National Police Headquarters. The Counter-Ter In order to ensure the effective implementation of the policy on cour purchased.

Overall assessment

In the context of the fight against fraud and corruption (see also section .1.1. - Democracy and the rule of law), in December 2001, a new law was adopted concerning the criminal liability of legal persons. Under this law, penalties may be imposed upon a legal person in respect of crimes or

Within the anneaded Pental Code, which entered into force in April 2002, more severe punishments and sentences for bribery have been introduced. As long to the contraction of property gained through contacts with or gastined crims have been introduced. As long to the contraction of property gained through contacts with or gastined crims have been made more stringent. provide information to the admention and begin is destingly the gasting through contacts with or gastined crims have been made more stringent. provide information to the admention and begin is destingly the gasting through contacts with the Current confined for the Protection of the European Communities of Framedical Interest instructions are not used to the confidence of the Protection of the European Communities of Framedical Interest instructions to the assessed confidence are not as a confidence of the Protection of the European Communities of Framedical Interest instructions to the assessed confidence are not as a confidence of the Protection of the European Communities of European Communities of the Protection of the European Communities of Europea

On the institutional side, the Ministry of the Interior and the Ministry of Justice have the overall responsibility for the implementation of the anti-corruption strategy. In addition, various bodies have been set up to make the fight against co Prosecutor General's Investigation Office is in chargiles involving members of the Government, of Parliament, senior officials of the administration, or more generally, persons of public interest. (see also political criteria). In the area of drags, the implementation of the National Strategy to Comba Tougs and Drug, Addiction continued, Progress was made in the areas of respective, research, improved theraportic experies and the establishment of Co-ordination For on Drug Affairs in the Ministry of Health. The legal state of Co-operation as manufacture to the Co-operation or Superation or Co-operation for an Drug Affairs in the Ministry of Health. The legal state of Co-operation as manufacture to the Co-operation or Superation or Superati

In the context of the fight against money laundering (see also Chapter 4: Free movement of capital), a new law entered into force in January 2002. It contains provisions on the phasing out of anon law also provides for the identification of the beneficial owners of bank accounts. In June 2002, the OECD Financial Action Task Force removed Hungary from its list of non-co-operative countries.

A Financial Intelligence Unit within the National Police Headquarters is recognishle for analysing s

In March 2002 Protocols 1 and 2 to the European Convention for the Prevention of Torture and Inhuman or Degra

In the area of visa policy, legislation should be further aligned as regards EU visa obligations and EU visa-free travel.

ber of staff of the Aliens Policing Division of the Office for Im-

Hungary has promulgated agreements on customs co-operation with Argentina, the Federal Republic of Yugoslavia and Kyrgyzstan in 2001 and with Latvia in 2002

As regards **external borders**, the law of January 2001 on the pr been able to conclude all necessary bilateral agreements.

In the area of police co-operation and the fight against organised crime, the International Law Ent technical crime investigation, including development o nsic investigation should be further developed.

Hungary still needs to ratify the 2000 UN Convention against transnational organised crime (Palermo Convention) and its Protocols (the Protocol on firearms remains to be signed), as well as the 1999 UN Conto those Conventions in Principle 2 of the EU Strategy on Organised Crime, to which Hungary is not yet party. Furthermore, the introduction of a uniform digital communications network should be completed

Anti-money laundering laws are efficiently implemented. In particular, the Hungarian Financial Supervisory Authority is a competent body, possessing anonymous passbooks, which was decided in December 2001. However, the rules determining which financial institutions are to be selected for investiga

Conclusion

Progress since the last Regular Report

In the area of the customs acquit, the provisions on customs warehousing, temporary importation, valuation and non-commercial consignments capacity of the Hungarian Customs and Finance Guard. Hungary has in particular taken significant steps to revitalise the development of interest

Overall assessment

In general, Hungary is already well only tak e at the time of accession.

Conclusion

In order to complete preparations for membership, Hungary's efforts should now focus on ensuring full measures and provisions that will be introduced o the date of accession, including in relation to free zones

Progress since the last Regular Report

With regard to development policy, co-operation and assistance, Hungary is an active member of the OECD and is adapting its development practices to the principler plan for the Fund of the International Development Co-operation is under preparation and will probably be approved as part of the State Budget for 2003. For the im-million (£ 21.5 million for official ad (OA) and £ 8.5 million for official development assistance (ODA).

The EU and Hungary have established a framework for co-operation regarding WTO issues both at ministerial and at departmental level. Hungary has been supportive of EU policies and positions within the WTO framework, in particular also during the preparation for and the launching of the Doba Development Ages smooth algorine of Hungary is ACV imment with the BC's commitments and MFN exemptions, and appropriate steps have been defined to this center. Hungary is an observer to the WTO plurilateral agreement on trade in Gral Aircraft. With regard to the WTO Agreement on Trade in Textiles and Coching (ATC) programmen with those of the EU.

Conclusion

Overall assessment

Hungary's alignment with and future participation in the common commercial policy is administered by the Ministry of Foreign Affairs. Its role was further strengthened on an administrative level when, in May 2002, the State the promised action plan. Further efforts are d to ensure that the administrative capacities with a view to Hungary's participation in EU committees and working groups for development co-operation are in place upon accession

Since the Opinion, Hungary has made good progress. It has now reached a good level of alignment with the aquis in this area.

In order to complete preparations for membership, Hungary's efforts now need to focus on finishing the process of legislative alignment, including bringing its bilateral agreements with third countries into full conformity with its EU member that is in accordance with EC lines. y will also need to put in place the necessary administrative structures, which will allow its participation in EC committees and working groups. Further progress is also required in the field of foreign trade

Progress since the last Regular Report

Hungary has shown a keen interest in continuing its active participation in political dialogue with the EU, including ESDP develop articipated in all the relevant meetings including at the level of Political Di rectors, European Correspondents and Working Groups.

Blateral relations remained squally constructive with most of its neighbours. However, come political tensions arrow with Romania and Glovakia converning the Law on Hungarian Ising in Neighbouring Countries ("status law"), which not foster the position into the Hungarian minomicine abroad and granted them, based on egistation, in Hungary, certain rights and privileges in the areas of elucation and collabor. Following the recommendations of the Council of Europe's Comma adopted in December 2001 and January 2002 legislation implementing the status law, which is broadly compatible with these recommendations. As agreed in a Memorandum of Understanding between ry and Romania, the law should have of the law is still perfuling. Hungary committed trelief to repeal before accession any provision, which would not be compatible with EC law, Ger Capitary 2:— Common Foreign and Security Policies).

Overall assessment

On the regional level Hungary continued to participate actively in regional co-operation scheme-credit allowanc es. The Szeged Process has set itself a new objective of promoting European inte

Hangard has absorbed to the content and principles contained in the IU Code of Conduct on Arm Exports, and it continued correspondents "Network indicates to make more efforts to ensure the full implementation of the Code's criteria. The Hangarian Ministry of Foreign AH whose bolks were shown to the Conduct on the Code's criteria. The Hangarian Ministry of Foreign AH whose bolks were shown to the Conduct of the Code's criteria. The Hangarian Ministry of Foreign AH whose bolks were shown to the Code of the Code's criteria. The Hangarian Ministry of Foreign AH was a conducted by the Code of Conduct on the Code of the Code of

Conclusion

Since the Opinion, Hungary has made considerable progress in aligning its foreign policy with the Union's Common Foreign and Security Policy. Alignment is to a large extent co

In order to complete preparations for membership, Hungary's efforts now need to focus on ensuring that its foreign policy orientation remains in line with the Union's developing foreign and security policy, adopting the lepositions, should defend these positions in international fora, and should ensure that all sanctions and restrictive measures can be duly implemented. As regards the "status law", the Commission will continue to monitor the situ

Progress since the last Regular Report

In the same of Public Internal Fluencial Counted (PHCs), Hangary has concluded its system for badget execution. Though, amondage, the Public Fluence and Counter, and (SET) has been epile into three exposure units, (a) dealing with appropriations and commitment of the State Badget of suprace angle and commitment of the State Badget of suprace angle and commitment of the signature government, the amendment of the electron government of execution devices, which can use on fore in planting reader of suprace angle angle and suprace angle angle angle and suprace and suprace angle and suprace a

vember 2001, the anti-fraud co-ordinating service was set up as a separate unit within the Ministry of Finance's Department for Legal Affairs and Co-ordination. It is responsible for th tion with other Hungarian instituti volved in the protection of the Communities' financial interests. While both bodies were set up as of January 2002, they have not yet become fully ope

Overall assessment

Conclusion

Progress since the last Regular Report

Conclusion

Conclusion

Accession Partnership and Action Plan for strengthening administrative and judicial capacity: Global assessment

Overall assessment

Political criteria

Economic criteria

Ability to assume the obligations of membership

Chapter 4: Free movement of capital Hungary is meeting its obligations under this movement of capital have been largely met. In

Chapter 5: Company law Enforcement of intellectual property rights is being measures under the Action Plan is on track

unavascri mination acquis, as foreseen Epidemiology at the National Public He the measures of the Action Plan to comp the social partners' capacity to conduct time being, no national strategy on soci been met to a large extent. As regards th

Chapter 14: Energy

Adherence to following conventions HU BG CY CZ EE LVLT MT PL RO skSI TK and protocols

1997 1998 1999 2000 2001

in 1000 10,238p

ECU/euro 4,500

% change over the previous year

ng Power Star

10,600

s Value Added b)

4.9

27.7

4.7

62.9

5,100

4.2

4.3

28.7

4.6

62.4

11,900

11,400

4,200

9,900

% of Gr

5.5

28.2

4.6

4,000

4.6

0.0 4.6

9,200

5.9

28.1

4.6

ECHR (European on Human x \mathbf{x} \mathbf{x} \mathbf{x} X \mathbf{x} X \mathbf{X} X \mathbf{x} \mathbf{X} X X Convention Rights)

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D	x	v	v	v	v	v	v	v	v	v	v	v	v				in km²		
Protocol 1 (right of property)	Α		Λ	ΙΛ		Α	X	ΙΛ	Λ	ΙΛ	Λ	Α.	Λ_	Total area	93,030	93,030	93,030	93,030	93,030
Protocol 4 (freedom	x	v	v	v	v	v	x	v	v	v	v	v							
movement et al.)	cdom A A		A	Α	Α .	^	1	A	11	^	Α	A		National accounts		10	00 Mio Forint		
	<u> </u>	<u> </u>		<u> </u>		뉴		Gross domestic product at current prices	8,541	10,087	11,393	13,151	14,876						
Protocol 6 (death penalty)	X	X	X	X	X	x	X	x	X	x	X	X	О			1000	Mio ECU/eu	ro	
														Cross demostic product at ourrent prices	40.4	44.0	45.4	E0.6	E0.0

Gross domestic product per capita a) at current prices

mployment growth

ructure of production

Industry (excluding construction)

ross domestic product at constant prices (nat. currency)

ross domestic product per capita a) at current prices

ı	European Conv
ı	Protocol 7 (ne bis
ı	Protocol 6 (death

European Social Charter

Revised European Social

Framework Convention for National Minorities

ention for Torture

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X \mathbf{x}

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CEDAW (Convention on	X	X	X	X	X	X	X	X	X	x	X	X	X	Public finance		in % of Gr	oss Domestic	c Product		Terms o
the Elimination of All														General government deficit/surplus	-6.8				-4.1p	
Forms of Discrimination														General government debt	64.2				53.1p	Exports
against Women)														General government debt	04.2	61.9	61.0	55.4	55. IP	Imports
,	<u> </u>	<u> </u>	<u> </u>				_					₩		Financial indicators		in % of Gro	oss Domestic	c Product		
Optional Protocol to the	0	X	X	0	x	0	0	О	0	0	X	0	О	Gross foreign debt of the whole economy e)	52.9					Demog
CEDAW														Gloss lordight debt of the whole economy cy	52.5		% of exports			Natural
		_	_			_					_	+-		Gross foreign debt of the whole economy e)	116.3		95.0			Net mig
CRC (Convention on the Rights of the Child)	X	X	X	X	X	X	X	X	X	X	X	X	X	Gloss loreign debt of the whole economy e)	110.5	54.7	93.0	72.5	•	
ragins of the Gilla)																				Infant m
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Infrastructure								per 100				_								
Railway network					8	3	85		85	85	:									
						<u> </u>			+			4								
Length of motorways					38	<u> </u>	448	4	48	448		448								
Industry and agriculture				_			provi	ious yea	-100			-								
Industry and agriculture Industrial production volume indices					111.1	ıl	112.5	110		118.1	10	04.1								
Gross agricultural production volume i	indiana				96.2		97.9	103		93.7		3.2p								
Gross agricultural production volume i	indices			_	90.		97.9	10.	0.9	93.7	116	5.2p								
Standard of living							per 10	000 inhat	oitants			7								
Number of cars					227.0		220.0	225		235.0	2	44p								
Main telephone lines					304.8		334.7	359		347.1		19.7								
Number of subscriptions to cellular mo	obile serv	vices			69.		102.2	16		306.9		37.1								
Number of Internet subscriptions					:				1.5	23.0		29.6								

Structure of expenditure

- general government

Consumer price index

Balance of payments

-Trade balance

Exports of goods

-Net current transfers

- FDI (net) inflows

X О - Final consumption expenditure

- Exports of goods and services

- Imports of goods and services

Moneta - M1

- M1 - M2

- M3

Total cr

Average

- Day-to

- Lendir

- Avera

- End o

- Effecti

Reserve

-Reserv

Externa

Trade b

Exports

Imports 2,730

74.9

22.4

60.5

62.6 - Depos

9.1

-1,248g

72.9

20.8

61.2

65.3

-1,627

27,590

-1,708

441

-14

1,837

as % of Gross Domestic Product

72.4

21.7

50.6

52.7

-2.059

-2,110

20,615 1,592

-1,675

133

1,815

72.3

21.9

45.5

45.5

18.5

-840

-1,726

19,112

-1,264

124

1,928

74.0

52.4

21.6

53.0

55.5

 % change over the previous year

 14.2
 10.0
 10.0

-1.969

1,317

-1,556

329

1,873

in Mio ECU/euro

Methodological Notes

As part of the preparations for the common currency the EU Member States (MSs) have designed a new assumer print sides in order to comply with the obligations of the EU Treaty. The aim was to produce CPIs comparable between Member States. The main task was to harmonise methodologies and coverage. The result was the Harmonise and Index of Consumer Prices (HICP). A small are secreic has been started with Constitients (CO, In respect to enlargement, it is equally important that their economic performance is assessed on the basis of comparable indices. Some pragress has already been made towards adapting the new rules. Since January 1999 ICS report monthly to Eurostat so-called proxy HICPs that are based on national CPIs but adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs but adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs but adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs that are based on national CPIs but adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs that adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs that adapted to the HICP coverage. They are not yet fully compliant with the HICPs of the MSs. In the table, the proxy HICPs are based on national CPIs that a based on nat

a) Figures have been calculated using the population figures from National Accounts, which may differ from those used in demographic statistics.

c) These figures include changes in inventories, acquisitions less disposals of valuables and the statistical discrepancy between the GDP and its expenditure components. d) For 1996-1998 period, data were converted by using monthly average exchange rates. From 1999, the conversion is bar on the average rates of exchanges of Eurostat.

f) The population data have changed, because on the basis of the 2001 Population Census Hungary has subsequently and with a retroactive effect amended the data of the previous years as a result of which the rates of the natural increase and the balance of migration have also changed.

Interest rates: Annual average rates based on monthly series reported to Eurostat. Lending rates refer to bank lending to enterprises for over 1 year. Deposit rates refer to bank deposits with an agreed may

Resure stasts are end-year stock data, as reported to Eurostat. They are defined as the sum of central bank holdings of gold, foreign exchange, SDRs, reserve position in the IMF, and other claims on non-re

The term FOB means that all costs incurred in transport up to the customs frontier are charged to the seller. The term CIF means that the purchaser pays the additional costs. Imports are recorded on CIF basis on the date of custom cle

Instarts and extorts with EU-15. Data declared by the Republic of Hungar

Not migration rate. Creake rate of net migration (recalculated by EUROSTAT) for year X, is: population (X+1) – population (X) – Deaths (X) + Births (X). This assumes that any change in population not attributable to births and deaths is are in this c ase more consistent. Further, most of the difference between the Creade rate of net migration provided by a country and the one calculated by Eurostat is caused by an under reporting or delay in reporting of migration.

b) Including FISIM.

e) Series break after 1997.

g) Source: Website of the National Bank

Public founce: The government deficit and debt statistics of the Candidate Countries are provisional, in the sense that they do not yet nominal value. The series a re available from 1997; the 1996 data are an approximation derived from the IMP's GFS methodology.

ICCPR

rights)

Torture)

(International

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Covenant on Civil and

Optional Protocol to the ICCPR (right of individual

Second Optional Protocol to ICCPR (death penalty)

ICESCR (International

Covenant on Economic,

Social and Cultural

CAT (Convention against

CERD (Convention on the Elimination of All

Racial

Forms of

Discrimination)

Political Rights)

communication)

The European Labour Force Survey and east European definitions, 2000 e with Council Regulation (EEC) No. 577/98 of 9 March 1998. A detailed do

All definitions apply to persons aged 15 years and over, living in private households. The concepts and definitions used in the survey follow the guidelines of the International Labour Organisation. Persons carryin

Parsus in employment were those who during the reference week did any work for pay or profit for at least one hour, or were not working but had jobs from which they were temporanly absent. Family workers are included.

As from 2001 (Commission Regulation (EC) No 1897/2000 of 7 September 2000), unemployed persons comprise persons aged 15 to 74 who were

(a) without work during the reference week, i.e. neither had a job nor were at work (for one hour or more) in paid employment or self-employment

(c) actively seeking work, i.e. had taken specific steps in the four weeks period ending with the reference week to seek paid employment or self-employment or who found a job to start later, i.e. within a period of at most three months.

Comparability with traular prine to 2001: unemployment results used to refer to persons aged 15 and more. Persons who found a job to start later used to be considered as unemployed with the unique condition to have no job in the reference week

Duration of unemployment is defined as:

(a) the duration of search for a job, or

 ${\it The active population} is defined as the sum of persons in employment and unemployed persons.$

Inactive persons are those who are not classified as persons in employment nor as unemployed persons

Unemployment rates represent unemployed persons as a percentage of the active population aged 15 years and more
Emminicativity rates represent the active population aged 15-64 as a percentage of the population of the same age.

Railusy network. All railways in a given area. This does not include stretches of road or water even if rolling stock should be conveyed over construction lengt h of railways.

Longth of notornus. Road, specially designed and built for motor traffic, which does not serve properties bordering on it, and which:

(b) does not cross at level with any road, railway or tramway track, or footpath; (c) is specially sign-posted as a motorway and is reserved for specific categories of road motor vehicles.

Entry and exit lanes of motorways are included irrespectively of the location of the signposts. Urban motorways are also included.

Industry and agriculture

Inhantial production volume indias: Industrial production covers mining and quarying, manufacturing and electricity, gas, steam and water supply (according to the NACE Rev.1 Classification Sections C, D, E).

Index of total industrial production includes the data of all industrial enterprises. The indices by branches refer to enterprises with more than 10 employees.

Gross agricultural production volume indices. Indices were calculated using the fixed price basis applied for national accounts. Until 1996 the prices of 1991, and from 1997 the prices of 1995 serve as fixed price basis in the calculation.

Namber of are. Passenger car mod motor vehicle, other than a motor eyele, intended for the carriage of passengers and designed to seat no more than nine persons (anduling the driver).

The term "passenger car" therefore covers microcan (need no permit to be driven), taxis and hird passenger can, provided that they have less than ten seats. This category may also include pick-ups.

Connected main fine actually operating or temporarily suspended, main fines that connect remnal equipment to a witching exchange. These includes private and institutional main fines, lines of public payphones and telecommunications service lines. Mobile phone lines are excluded. Connected main fines can be classified as dwelling, business and public main lines. ISDN channels are excluded. Note Since the passing of the Hungarian Telecommunication Law, the Hungarian Central Statistical Office (like the countries of the EU) has been collecting data on the main lines. Before 1993, the new Telecom

ations. Data collection of Internet connections started in 1999.

Total area, infrastructure, industry and agriculture, external trade, labour market: National sour

National accounts, inflation rate, balance of payment, public finance, finance, demography: Eurostat