Conclusions on Turkey


The positive agenda was launched in May to support and to complement the accession negotiations, through enhanced cooperation in a number of areas of joint interest: political reforms, alignment with the acquis, dialogue on foreign policy, visa, mobility and migration, trade, energy, counter terrorism and participation in Community programs. Six of eight working groups, which have been established to encourage alignment with the acquis, had their first meeting.

Work on a new constitution started via a relatively democratic and participatory process. However, concerns are growing regarding Turkey’s lack of substantial progress towards fully meeting the political criteria. The situation regarding the respect for fundamental rights continues to be the source of serious preoccupation. This stems, in particular, from the wide application of the legal framework on terrorism and organised crime, which leads to recurring infringements of the right to liberty and security, of the right to a fair trial and of the freedom of expression, assembly and association. While debates continue on topics perceived as sensitive, such as the Armenian issue or the role of the military, restrictions on freedom of the media in practice and numerous court cases against writers and journalists remain serious issues. As a consequence, self-censorship is widespread.

Regarding democracy and the rule of law, positive steps have been taken in terms of participative work on a new Constitution, but overall there was a recurrent lack of consultation in the legislative process. Offering a chance to strengthen confidence in the proper functioning of Turkey’s democratic institutions and the rule of law, investigations into alleged coup plans have been overshadowed by real concerns about their wide scope and the shortcomings in judicial proceedings. The Kurdish issue remains a key challenge for Turkey’s democracy; the 2009 democratic opening, aimed at addressing amongst others the Kurdish issue, was not followed through. Local government in the South-East suffered from the detention of numerous local politicians. There was a significant increase in PKK terrorist attacks.

Regarding public administration reform, progress has been made in legislative reform. The establishment of an Ombudsman institution is an important step in safeguarding the rights of citizens and ensuring accountability of the public administration. Increased political support is needed for public administration reform and there was no progress on administrative decentralisation.

The civilian oversight of the security forces was further consolidated. The introduction of parliamentary oversight of the defence budget was a positive development, but remained limited in scope. The General Staff generally refrained from exerting direct or indirect pressure on political issues. Several symbolic steps have been taken toward further democratisation of civil-military relations. Further reforms, particularly of the military justice system and civilian oversight of the Gendarmerie are needed.

Some progress has been made in the area of the judiciary following the adoption of the third judicial reform package, which introduces a number of improvements into the Turkish criminal justice system, including the easing of restrictions on the media to report on criminal investigations and the deletion of the provision allowing the prosecutor to ban publications. A
number of detainees were released from remand detention following the entry into force of
the legal changes. However, legal reforms failed to address core shortcomings which are the
main reasons for continuing condemnations of Turkey by the European Court of Human
Rights. The incidence and length of pre-trial detention continue to be a serious concern.
Further steps are needed on the independence, impartiality and efficiency of the judiciary,
including the criminal justice system and the large backlog of pending serious criminal cases.
Further steps are also needed to increase the participation rate of women in the judiciary. The
judicial reform strategy needs to be revised with the participation of all stakeholders,
including the Turkish legal community and civil society.

Limited progress was made on fighting corruption, with some developments on
incriminations and transparency in the financing of political parties. Transparency of political
financing needs to be increased. The broad scope of immunities remains a shortcoming in this
area. A track record of investigations, indictments or convictions related to corruption cases
remains to be established. There are concerns about impartiality in the processing of anti-
corruption cases. The implementation of the National Anti-Corruption Strategy requires
greater political engagement.

Uneven progress has been achieved in the fight against organised crime. While Turkey is a
party to the main international conventions, the lack of a data protection law continues to limit
police cooperation at international level and hinders the conclusion of an operational
cooperation agreement with Europol. The assignment of a police liaison officer to Europol
would contribute to improving bilateral cooperation. No significant progress was noted in the
area of addressing trafficking in human beings.

Concerning human rights and the protection of minorities, significant efforts are needed in
most areas, in particular freedom of expression, freedom of association and assembly and
freedom of religion.

Although some progress was made regarding the observance of international human rights
law, important reforms to strengthen human rights structures remain outstanding and the
number of criminal proceedings launched against human rights defenders is a matter of
concern.

The downward trend in torture and ill-treatment in places of detention continued. However,
excessive use of force continues to be a matter of concern, and there has been little progress
on tackling impunity. There is a significant backlog of judicial proceedings, with priority
given to counter-allegations lodged by the security forces.

As regards prisons, the continued increase in the prison population is leading to serious
overcrowding, with a significant impact on sanitation and other physical conditions.
Detention conditions, in particular for juveniles, continue to be a serious concern. An
overhaul of the complaints system in prisons is overdue. Medical services for inmates, as well
as the conditions for the detention of juveniles, are matters requiring special efforts.

Limited progress has been made on access to justice. The scope and quality of legal aid is
inadequate. There is no effective monitoring mechanism that would remedy long-standing
problems.

With regard to freedom of expression, following the adoption of the third judicial reform
package a number of journalists were released pending trial, restrictions on the media to
report on criminal investigations were eased and the seizure of written work before
publication was prohibited. However, the increase in violations of freedom of expression
raises serious concerns, and freedom of the media continued to be further restricted in
practice. The legal framework, especially as regards organised crime and terrorism, and its

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interpretation by the courts, leads to abuses. Combined with a high concentration of the media in industrial conglomerates with interests going far beyond the free circulation of information and ideas, this has led to widespread self-censorship. Frequent website bans are a cause for serious concern and there is a need to revise the law on internet.

As regards freedom of assembly and association, while 1 May demonstrations and activities such as the ‘Armenian Genocide Commemoration Day’ took place in a peaceful atmosphere, cases of violence and disproportionate use of force by the security forces occurred during demonstrations that had not received prior authorization. This concerned especially, but not only, demonstrations in relation to the Kurdish issue. The constitutional right to freedom of assembly and association is at times interpreted in an overly-restrictive manner. The law on demonstrations and meetings needs to be revised, allegations regarding the use of excessive force by the security forces need to be investigated and prosecuted where appropriate. Fundraising rules remain restrictive and discretionary. There was no development regarding legislation on political parties.

There was limited progress on freedom of thought, conscience and religion. Some progress on conscientious objection in terms of application of the case law of the European Court of Human Rights (ECtHR) was registered. Dialogue with the non-Muslim religious communities continued. However, persons professing faith in minority religions or indeed no faith were subject to threats from extremists. A legal framework in line with the ECHR has yet to be established, so that all non-Muslim religious communities and the Alevi community can function without undue constraints.

In legal terms, there has been progress regarding the respect for women’s rights and gender equality. The government established an action plan to address issues raised in the European Parliament report ‘A 2020 perspective for women in Turkey’. The Law on the Protection of Family and Prevention of Violence against Women aims at protecting family members and those in relationships outside marriage from violence. The procedures foreseen in cases of urgency are generally positive, as was the inclusive consultation exercise undertaken by the authorities with civil society. Also, substantial efforts are needed to turn this new law, together with the already existing legislation into political, social and economic reality. Legislation needs to be implemented consistently across the country. There is need for more involvement and participation of women in employment, policy making and politics. A law on caesarean sections was adopted with insufficient preparation and consultation with civil society. The debate that preceded this law and a similar debate on abortion were characterized by a polarizing stance. The issue of early and forced marriages remains a serious concern.

With respect to children’s rights, efforts are needed in all areas, including education, combatting child labour, health, administrative capacity and coordination. In general, more preventive and rehabilitative measures need to be taken for juveniles. Detention of children does not take place in appropriate conditions and additional juvenile courts need to be established in line with the legislation in force.

As regards socially vulnerable persons and/or persons with disabilities further measures are still required in order to increase the participation of those persons in social and economic life.

Further efforts are required in the fight against discrimination. Comprehensive anti-discrimination legislation is lacking and substantial efforts by the government are still needed to effectively protect vulnerable population, including women, children, lesbian, gay, bisexual and transgender individuals from societal abuse, discrimination and violence.
There was limited progress in the areas of labour and trade unions rights. The legislation on civil servants’ trade unions rights has been amended but is still not in line with the EU and ILO standards. Collective actions by trade unions suffer numerous restrictions.

As regards property rights, there has been progress with the adoption of legislation amending the 2008 Law on foundations. Implementation continues. However, the existing legislation still does not cover fused foundations, i.e. foundations whose management has been taken over by the Directorate General for Foundations, or properties confiscated from Alevi foundations. The on-going cases, some of which were initiated by the government, against the Mor Gabriel Syriac Orthodox monastery raise concerns. Turkey needs to ensure full respect of the property rights of all non-Muslim religious communities and others.

Turkey’s approach to minorities remains restrictive, although for the first time representatives of minority groups, not limited to those minorities officially recognised by Turkey, were invited to parliament to express their views on a new Constitution. Full respect for and protection of language, culture and fundamental rights in accordance with European standards has yet to be achieved. Turkey needs to take a comprehensive approach and make further efforts to enhance tolerance, security and promote inclusiveness vis-à-vis minorities. Existing legislation needs to be revised, comprehensive legislation to combat discrimination needs to be introduced and protection mechanisms or specific bodies to combat racism, xenophobia, anti-Semitism and intolerance need to be established. Relevant Covenants and Conventions should be applied.

Turkey made progress on cultural rights, and fewer restrictions on the use of Kurdish in prisons during visits and exchanges of letters were reported. However, legislation still restricts the use of languages other than Turkish, including the Constitution and the Political Parties Law. Also, the judiciary took a number of restrictive decisions on the use of languages other than Turkish, including the use of Kurdish in court cases concerning Kurdish politicians and human rights defenders.

There has been some progress, but a systematic approach is needed to tackle the problems of Roma. A comprehensive strategy needs to be established and the issue needs to be reflected and mainstreamed in main policy documents. There is lack of quantitative data on the situation of Roma, which prevents informed policy making.

As regards the East and Southeast, there was a considerable debate on the Kurdish issue but no progress towards a solution. Terrorist attacks intensified as did military operations. All terrorist attacks were condemned by the EU. The detention of elected politicians and human rights defenders raises concerns. In incidents such as the Uludere killings of civilians, calls on the authorities for effective and swift investigation and a transparent public inquiry have not been met. The truth about extra-judicial killings and torture in the south-east in the 1980s and 1990s has yet to be established in line with the due process of law. The statute of limitations deadline will soon bring an end to judicial investigations on past crimes, without result. Landmines and the village guard system are still causes for concern.

The process of compensating internally displaced persons (IDP) has continued but the effectiveness of the system has yet to be assessed. As regards refugees and asylum-seekers, some improvements can be reported in detention conditions in the removal centres. However, there is still no national strategy to better address IDPs needs or a comprehensive legal framework for refugees and asylum seekers. Further improvements are needed in detention and deportation practices.

With regard to regional issues and international obligations, Turkey reiterated its support for the negotiations between the leaders of the two communities under the good offices of the UN
Secretary-General to find a comprehensive settlement to the *Cyprus problem*. Despite repeated calls by the Council and the Commission, Turkey has still not complied with its obligation of full non-discriminatory implementation of the Additional Protocol to the Association Agreement and has not removed all obstacles to the free movement of goods, as outlined in the declaration of the European Community and its Member States of 21 September 2005 and in the Council conclusions, including the December 2006 and December 2010 conclusions. There is no progress towards normalisation of bilateral relations with the Republic of Cyprus. Moreover, Turkey decided to freeze its relations with the Cyprus *EU Presidency* during the second half of 2012, including abstaining from meetings chaired by the Cyprus EU Presidency. The European Council expressed its serious concerns with regard to Turkish statements and threats and called for full respect of the role of the Presidency of the Council, which is a fundamental institutional feature of the EU provided for in the Treaty. Turkey continued to issue statements objecting to drilling operations carried out by the Republic of Cyprus and expressing threats of retaliation against oil companies that would participate in the Cypriot explorations. The EU stressed the sovereign rights of all EU Member States, which include, inter alia, entering into bilateral agreements, and to explore and exploit their natural resources, in accordance with the EU *acquis* and international law, including the UN Convention on the Law of the Sea.

After the last round of exploratory talks in July 2011, discussions are on-going between Greece and Turkey to set a date for the next round. A substantial number of formal complaints were made by Greece and Cyprus about continued violations of their territorial waters and airspace, including flights over Greek islands.

As regards *regional cooperation*, Turkey remains involved in regional initiatives, including the South-East European Cooperation Process (SEECP) and the Regional Cooperation Council (RCC). Turkey supports the European integration of all countries in the region and has intensified contacts with the Western Balkans, expressing a firm commitment to promoting peace and stability. Relations with the neighbouring EU Member State Bulgaria remained positive.

The *economy* of Turkey continued growing strongly, thus reaping the rewards of the stability and growth oriented policies implemented in most of the previous decade. Since mid-2011, the pace of growth has been falling gradually in line with the slowdown in domestic demand, accompanied by an improvement in the trade and current account balances. However, the still sizeable external imbalances and significant inflationary pressures continue to pose a threat to macroeconomic stability.

As regards the *economic criteria*, Turkey is a functioning market economy. It should be able to cope with competitive pressure and market forces within the Union in the medium term, provided that it accelerates the implementation of its comprehensive structural reform programme.

In 2011, the Turkish economy grew by 8.5%, only slightly down from 9.2% in 2010. Growth was largely driven by domestic demand, in particular stemming from the private sector. A major growth deceleration was observed in the first half of 2012, to 3.1% year-on-year. The slowdown in domestic demand is accompanied by an improvement in the trade and current account deficits, albeit from very high levels (10% of GDP in 2011). The robust economic expansion also allowed strong employment growth and a drop in unemployment from about 11% in mid-2011 to less than 9% a year later. Monetary policy has become more instrumental and has been successful in curbing the growth of credit, and reducing the current account deficit. The budget performed better than expected in 2011, and public debt fell to about 39% of GDP by mid-2012. Reforms and increased spending on education have generated some
positive impact on educational attainment and schooling rates. Trade and economic integration with the EU remained high.

At the same time, the soft landing scenario is challenged by bouts of financial uncertainty and the global risk sentiment and more may need to be done to better coordinate the policy mix. The current account deficit is still sizeable. Inflation has been falling, but remains high. These imbalances signal competitiveness problems and a lack of domestic savings, and call for further structural reforms. No efforts were made to increase fiscal transparency and better anchor fiscal policy, which would also contribute to enhance Turkey’s credibility in the markets. Market exit remains costly and long and bankruptcy proceedings are still relatively cumbersome. To improve business competitiveness, the law on State Aid should be fully implemented. While there were some improvements in the country’s human capital, improvements on physical capital have been modest.

Turkey continued to improve its ability to take on the obligations of membership. Progress was made in most areas, in particular on company law, statistics, science and research and Customs Union acquis. Efforts need to continue towards further alignment in most fields. The administrative capacity to cope with the acquis in terms of effectiveness and efficiency needs to be strengthened. Enforcement capacity also needs to be strengthened in certain areas. Efforts on the alignment were monitored by the bodies set up under the Association Agreement and by the working groups established in the context of the positive agenda.

Some progress was made in the area of free movement of goods. Turkey introduced the mutual recognition principle into its legal order for the non-harmonised area. Turkey has become a full member of CEN and CENELEC. However, technical barriers to trade continue to exist and prevent free movement of goods in some areas in violation of Turkey’s obligations under the Customs Union. The alignment in this area is advanced. There has been little progress in the area of freedom of movement for workers. Turkey increased its capacity with a view to future participation in the EURES and coordination of social security systems. Preparations in this area have been launched. Very little progress can be reported on the right of establishment and freedom to provide services and further efforts are needed in this area. Overall, alignment is at an early stage. There has been limited progress on free movement of capital. Restrictions on capital movements remain in place in a number of sectors. Enforcement capacity against money laundering and financing of terrorism needs to be improved. Further efforts are needed as regards alignment with the acquis and the relevant FATF recommendations. Preparations in this area remain at an early stage.

Limited progress can be reported in the area of public procurement. The institutions are in place and administrative capacity has improved. The draft alignment strategy, comprising a time-bound action plan, needs to be adopted. Turkey needs to repeal derogations that are not in line with the acquis and align further its legislation, particularly on utilities, concessions and public-private partnerships. The organisation of the remedies system remains to be reviewed. Preparations in this area are moderately advanced. Good progress was made on company law. The legal and institutional framework improved with the establishment of the Turkish Accounting and Auditing Standards Authority. However, the capacity of the commercial judiciary and business organisations need strengthening in order to deal with the new Turkish Commercial Code. Overall, Turkey is advanced in this area. Some progress can be reported in the area of intellectual property law. Updated laws in line with the acquis need to be adopted. Increasing the capacity of the judiciary and of the customs administration towards more effective IPR enforcement is crucial. Combating counterfeit goods also needs to be improved. Closer coordination and cooperation among IPR stakeholders and public bodies is essential, as much as general awareness campaigns on the risks of IPR infringements. Turkey only partly addresses the priorities in this area.
Limited progress can be reported on competition policy. Turkey enforced antitrust and merger rules effectively. However, recent legal developments raise concerns as to the Competition Authority’s ability to continue carrying out its operations independently. No progress has been made in the area of State aid, while a number of existing State aid practices conflict with Customs Union rules. The State Aid Law remains ineffective in the absence of implementing legislation. Alignment is advanced in the area of mergers. In the field of State aid, the country is not yet sufficiently prepared.

There has been some progress in the area of financial services. Basel II standards have become obligatory for the banking sector. More efforts are needed, particularly in the areas of securities markets and investment services, and in the insurance sector. Preparations in this area are well on track. Progress can be reported in the area of information society and media. However, alignment with the EU framework on electronic communications remains limited, in particular on authorisation and market access. Continued efforts are required for further alignment of legislation on information society services. The provisions of internet content that might potentially limit the freedom of expression and a too broad interpretation of certain legal provisions, especially as regards sanctions against broadcasters, raise concerns. Preparations in this area are moderately advanced.

Limited progress has been made on alignment in the area of agriculture and rural development. The capacities relating to agricultural statistics and farm accountancy data network have increased. Implementation of the pre-accession rural development programme has improved but intensive efforts are required to ensure adequate absorption of the funds. The de facto import ban on live cattle, beef meat and derivative products has not been fully lifted and there remain no strategies in place for the reorientation of agricultural support, nor for agricultural statistics. Preparations in this area are not very advanced. Some progress has been made in the field of food safety, veterinary and phytosanitary policy. Further efforts are required to advance towards full alignment with the acquis. Significant efforts are needed on upgrading the agri-food establishments to EU standards, control of animal movements, animal health, especially fight against foot and mouth disease, and on animal by-products. Preparations in this area are at an early stage. Some progress can be reported on fisheries, in particular on administrative capacity, resource and fleet management, inspection and control, and international agreements. However, additional efforts are needed on legislative alignment, structural action, market policy and State aid. Alignment in this area is not very advanced.

There is some progress in alignment of the transport sector, which is, overall, moderately advanced. Turkey needs to align to the recent EU legislative packages in maritime and rail transport. Further efforts are needed in the areas of human resources and technical capacity to apply the acquis, especially in the areas of dangerous goods and emergency response preparedness in maritime transport. The lack of communication between air traffic control centres in Turkey and the Republic of Cyprus is seriously compromising air safety.

Some progress can be reported in the energy sector, especially as regards renewable energy and energy efficiency. Further efforts are needed in the areas of natural gas, nuclear safety and radiation protection, including responsible management of spent fuel and radioactive waste. Competition remains limited in the gas sector. The functioning of the cost-based pricing mechanism in the electricity market needs to be improved whereas it remains to be established in the gas markets. The independence and institutional capacity of the regulatory authority need strengthening. Overall, Turkey is at a moderately advanced stage of alignment.

On taxation, limited progress has been made on legislative alignment. There have been positive steps towards eliminating discriminatory practices in the taxation of tobacco and on administrative cooperation and operational capacity. However, discrepancies with the acquis
continue to exist. Further efforts are needed regarding excise duties on spirits to comply with the Action Plan in reducing the differentials between imported and domestic products. Gradual elimination of discriminatory practices is key to further progress. No progress can be reported on direct taxation. Overall, alignment in this area is moderately advanced.

There has been some progress on economic and monetary policy. The Central Bank actively employed different instruments to ensure price and financial stability, albeit with mixed results. Alignment with the acquis remains incomplete, particularly regarding the full independence of the Central Bank and the prohibition of privileged access of the public sector to financial institutions. The capacity for economic policy formulation and coordination is adequate. Overall, Turkey’s level of preparedness is advanced.

Good progress has been made in the area of statistics, particularly in classifications and registers, in population statistics and in other sectoral statistics. Further progress is needed, especially in national accounts, business statistics and in agriculture statistics. There is a good overall level of alignment with the acquis.

Some progress, but uneven, has been achieved in the field of social policy and employment, in particular by improving administrative capacity, extending social security coverage and adopting new legislation on health and safety at work, and trade union legislation for public servants. However, trade union rights for workers and public servants still fall short of meeting the EU and ILO standards. Further efforts are needed to put in place a clear policy framework on poverty reduction, reduce labour market segmentation, combat undeclared work and increase employment rates of women and people with disabilities. Overall, legal alignment is moderately advanced.

Turkey has made progress in the area of enterprise and industrial policy principles and instruments and in the adoption of sectoral strategies. Turkey has a sufficient level of alignment in this area.

Turkey has made some progress in the area of Trans-European networks, where alignment is advanced. Some progress can be reported on transport and electricity energy networks. Continued efforts are needed for gas interconnections and the implementation of the Southern Gas Corridor.

Some progress was made in the field of regional policy and coordination of structural instruments. The institutional framework for implementing of IPA regional development and human resources development components has been strengthened and the Operating Structures for the Regional Competitiveness, Environment and Human Resources Development operational programmes have obtained accreditation for the tendering, contracting and financial management functions. However, there is still a need for further strengthening of the administrative capacity of the IPA institutions. Preparations in this area are not very advanced.

Some progress has been made in the area of the judiciary following the adoption of the third judicial reform package, which introduces a number of improvements into the Turkish criminal justice system. However, further efforts are needed with regard to the independence, impartiality and efficiency of the judiciary, including the criminal justice system and the large backlog of serious criminal cases. The participation rate of women in the judiciary needs to be improved. Limited progress was made on anti-corruption, with some developments on incriminations and transparency in the financing of political parties. The implementation of the National Anti-Corruption Strategy requires greater political engagement. The situation regarding the respect for fundamental rights continues to be the source of serious preoccupation, notably stemming from the wide application of the legal framework on
terrorism and organised crime, which leads to recurring infringements of the right to liberty and security, of the right to a fair trial and of the freedom of expression, assembly and association.

Limited progress can be reported in the area of justice, freedom and security. Turkey is successfully providing humanitarian assistance to the Syrian refugees; however, its asylum system is far from the EU standards. Turkey needs to increase its capacity to prevent irregular migration. After having been initialled in June the swift conclusion and the effective implementation of the EU-Turkey Readmission Agreement as well as the full implementation of the existing readmission obligations are of crucial importance. Adoption of the Law on Foreigners and International Protection as well as reforms in border management also continue to be a priority. Only limited progress could be reported in aligning the visa legislation. The lack of adequate data protection legislation prevents progress. Reforms are needed in the area of fight against terrorism and organised crime. Overall, alignment is at an early stage in this area.

Good progress has been made in the field of science and research. Turkey took steps to further reinforce its capacity and its integration into the European Research Area. Turkey’s participation and success rate in the EU Research Framework Programme (FP7) have increased but further efforts are needed to strengthen the quality of submissions and improve the quality of researchers. Overall, Turkey is well prepared in this area.

Some progress was made in the area of education and culture. Popular interest in EU Programmes continued to grow. Turkey extended its compulsory education from 8 to 12 years. There has been little progress in the area of culture, and no progress on legislative alignment. Overall, Turkey is moderately advanced in this area.

Uneven progress was made towards further alignment in the area of environment and climate change. Turkey has made good progress on water, there was some progress in waste management and industrial pollution and limited progress on air quality and nature protection. There was hardly any progress on horizontal environment legislation and no progress on nature protection and chemicals. Special attention is to be paid to the sustainability of existing protected areas and potential Natura 2000 sites. Regarding climate change, a more ambitious and coordinated climate policy still needs to be established and implemented, both domestically and internationally. No further progress was made on administrative capacity. The environmental agenda of the Ministry of Environment and Urbanization needs strengthening, as well as coordination and cooperation between relevant authorities at all levels. Preparations in this area are at an early stage.

Some progress can be reported on consumer and health protection. Key legislation related to consumer protection is still to be adopted and the consumer movement remains weak. Turkey has established new administrative structures in the area of public health. Their functioning needs to be monitored closely. Overall, preparations in this area are on track.

Good progress was made in the field of customs union. The EU-Turkey Customs Union has enabled Turkey to reach a high level of alignment with the acquis in this area. Further alignment is needed on duty relief, free zones, surveillance, tariff quotas and IPR. Preparations in the area of customs IT systems need to continue. Additional efforts are required to improve risk-based controls and simplified procedures to facilitate legitimate trade while ensuring security and safety. Some progress was made on external relations. Further alignment is required in areas such as the general system of preferences and control of dual-use goods. Intensive use of safeguard measures is a cause of concern. Overall, the level of alignment in this area remains high.
The political dialogue with the EU on foreign and security policy intensified significantly, also given Turkey’s influential regional role in supporting security, economic transition and democratic reform, including with regard to recent developments in Northern Africa. Turkey strongly and repeatedly condemned the Syrian regime’s violence against civilians, maintained an open border policy with Syria and is providing humanitarian assistance to nearly 100,000 fleeing Syrians. During the reporting period, Turkish alignment with CFSP declarations continued to be low when compared to earlier periods. No progress was made in the normalisation of relations with Armenia. Diplomatic relations with Israel remained downgraded. Overall, preparations in the area of foreign, security and defence policy are moderately advanced.

Some progress can be reported in the area of financial control, in particular as concerns the protection of the euro. Additional efforts are still required, especially as regards the scope of the forthcoming revision of the policy paper on public internal financial control, reinforcement of internal audit function in the public administration and reinforcement of the Turkish Anti-Fraud Coordination Service. Recent amendments to the Law on the Court of Accounts jeopardise previous developments in the area of external audit. Overall, preparations in this area are moderately advanced.

There has been no particular progress in the area of financial and budgetary provisions, where preparations are at an early stage. Sound coordination structures, administrative capacity and implementing rules will need to be established in due course.