

# COUNCIL OF THE EUROPEAN UNION

Brussels, 7 May 2013

9229/13

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EF 88 ECOFIN 332 DRS 90 CODEC 990

#### NOTE

from:	General Secretariat of the Council
to:	Permanent Representatives Committee (Part II)
Subject:	Proposal for a Directive of the European Parliament and of the Council establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directives 77/91/EEC and 82/891/EC, Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC and 2011/35/EC and Regulation (EU) No 1093/2010  - Orientation debate

- 1. The above mentioned Commission proposal (hereinafter "BRRD Proposal") was transmitted to the Council on 6 June 2012<sup>1</sup>.
- 2. The BRRD Proposal aims to introduce an effective recovery and resolution framework for credit institutions and investment firms at national level and to ensure minimum harmonisation at EU level. The proposed Directive provides for three stages of crisis prevention and management: a preventative stage, an early intervention stage, and a resolution stage. It also provides for national resolution financing arrangements and arrangements for co-operation with third country authorities. A key objective is to remove the "too big to fail" concept and thus minimise recourse to public funds in relation to institutions which are failing or likely to fail.

Doc. 11066/12 EF 136 ECOFIN 552 DRS 91 CODEC 1600.

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- 3. The European Economic and Social Committee issued its opinion on the BRRD Proposal on 12 December 2012. The European Central Bank delivered its opinion on the BRRD Proposal on 29 November 2012. 3
- 4. The European Parliament Committee on Economic and Monetary Affairs (ECON) is expected to adopt its report on the BRRD Proposal in the near future and the EP would then be ready to begin trilogues with a view to an agreement in first reading. Since June 2012, the Council's working party on financial services has held 21 meetings and the Presidency believes that considerable progress has been achieved towards reaching a general approach at ECOFIN and an agreed basis for pursuing negotiations with the European Parliament. However, a number of key political issues remain outstanding.

#### STATE OF PLAY

5. Discussions in the working party and in COREPER have led the Presidency to identify the design of the bail-in tool as a central issue: the tool would enable resolution authorities to write down or convert into equity the claims of the shareholders and creditors of institutions which are failing or likely to fail. Recent developments have highlighted the political importance of finding a common understanding on the scope and functioning of this tool and, in particular how eligible deposits over €100,000 should be dealt with in bail-in. With a view to paving the way for final agreement on the Proposal, the topic will therefore require an examination by Ministers at the 14 May ECOFIN.

#### Consideration of the 3 main approaches for the design of the Bail-in Tool:

6. Discussions in the working party and in COREPER have allowed the Presidency to identify three main approaches to the design of bail-in. The three approaches – the Harmonised approach; the Discretionary approach; and the Mixed approach – are described in the Annex to the present report.

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<sup>&</sup>lt;sup>2</sup> OJ C 44, 15.2.2013, p. 68.

<sup>&</sup>lt;sup>3</sup> Doc. 17849/12 EF 322 ECOFIN 1087 DRS 141.

6.1 The first approach can be considered a "Harmonised approach", comprised of a limited set of defined exclusions from bail-in, with almost no discretionary exclusions (limited to derivatives) and insured depositor preference. This approach would provide a high degree of ex ante predictability and legal certainty to markets regarding the treatment of creditors in a bail in scenario. As only a single class of creditors, derivatives, can be excluded on a discretionary basis, this model achieves a high degree of harmonisation across Member States

A variation of the model described above, which reflects the original Commission Proposal, involves bailing in the DGS on the same basis as all other senior unsecured creditors (pari passu). The main difference between pari passu and insured depositor preference is that insured depositor preference in most cases means that the DGS is unlikely to be bailed in, as other creditors will have to absorb the losses first. A number of Member States have suggested that giving insured depositors' preference will mean increased costs for banks for non preferred depositors and other classes of creditors, but the US, Australia and a number of other developed countries already have depositor preference with no appreciable cost difference to banking systems without preference. In any case, the low size of DGS funds compared to insured depositors balances means that the funds would not be able to cover the losses in the event of a bail-in of a large bank if a pari passu approach was adopted, thus potentially making the bail-in tool in the model unusable.

Many Member States consider that the major drawback to the harmonised approach is the inability to deal with unforeseen events and that the absence of flexibility may result in the resolution authority avoiding or being unable to use the bail-in tool. This situation could arise, for example, where there are financial stability concerns or practical impediments to bailing in a given class of creditors for financial stability reasons. Where there is no flexibility to exclude such a creditor or class of creditors from the bail-in, the Resolution Authority cannot use the bail-in tool and instead may resort to using the resolution fund or bailing out at the tax payers' expense.

6.2 The second approach to bail-in, therefore, is the "**Discretionary approach**" which provides resolution authorities some degree of discretion on how the bail-in tool is used, depending on the circumstances. The rationale is that, in order for bail-in to be practicable and credible, the resolution authority must be able, where it thinks it necessary, to exclude liabilities (e.g. for financial stability, or continuity of critical functions reasons) that would otherwise inhibit the bail-in tool being used.

A number of alternative models can be considered which provide a range of discretions from limited to wide ranging with appropriate safeguards. These include:

- A small number **of discretionary exclusions**, e.g. eligible deposits and/or short term debt (refined appropriately, e.g. confined to natural persons and SMEs and with the option of limiting to specific maturities), liabilities related to the participation in payment, or clearing and settlement, systems, possibly subject to a strict maturity cap, OTC derivatives. The liabilities in the list of potential discretionary exclusions are limited to those which have the greatest propensity to generate concerns for financial stability or the continuation of critical functions);
- Provide as a general rule that **eligible deposits (over €100,000) of a natural person** are excluded from bail-in, but provide the discretion to bail them in under specific circumstances, where it is necessary to absorb losses and where it does not raise financial stability risks. This could be complemented with a limited number of discretionary exclusions which would be subject to approval of the ESRB and the EBA within 48 hours of notification.
- An alternative approach would be to **provide the resolution authority with the discretion** to exclude any liability from bail-in on a case by case basis. This is a much broader approach which would require particularly strict criteria (e.g. the resolution authority must be able to justify that a given liability was not bail-inable in practice). The argument in favour of this approach is that from a practical perspective a Resolution Authority should be able to exclude any liability which prevents a successful bail-in, because the alternative would be less palatable, i.e. use of Resolution Fund or a bail-out. This approach guarantees that the tool would always be available for use. A further safeguard to this approach might be to limit the actual exclusion to a percentage of the total pool of bail-inable liabilities.

9229/13 JLF/mf 4 DGG 1 **EN**  It is argued by some Member States that the drawback of this flexibility is a lowering of harmonisation and a significant degree of legal uncertainty for investors and other unsecured creditors which would lead to an increase in the cost of funding greater than would arise simply from the removal of the implicit government guarantee, and would necessitate an institution holding a higher minimum amount of own funds and bail-inable liabilities in order to ensure it maintained sufficient and appropriate loss-absorbency capacity.

6.3 The third approach, the "Mixed approach" sets out a number of defined exclusions and contains a small number of discretionary exclusions. Crucially, it also provides depositor preference for eligible deposits. It seeks to accommodate those looking for predictability and legal certainty on the one hand while at the same time taking account of the need to have some degree of flexibility. It provides a workable alternative solution to how eligible deposits (over €100,000) are handled by providing for depositor preference of these uninsured deposits. Some Member States insist that these deposits be included in the scope of bail in, while others consider that this class, particularly natural persons and SME, cannot be exposed to the same level of risk as senior bond holders and indeed, are unlikely to be bailed-in in practice.

The compromise in the Discretionary approach (see paragraph 6.2 above), whereby eligible deposits can be excluded on a discretionary basis, seeks to reconcile these two views, but leads to a lack of harmonisation.

The Mixed approach provides a solution to the harmonisation issue while reconciling the two views by giving eligible deposits preference. This reduces the likelihood that the eligible depositors will be bailed in, but still leaves the loss absorbency available if required. The approach makes the bail-in tool more credible, as it removes the risk that Resolution Authorities will not bail-in due to concerns about the impact on public confidence. It is possible that eligible deposits could be limited to a smaller subset of eligible deposits, e.g. natural persons and SMEs.

### Common issues to all three approaches

- 7. It should be noted that all of the approaches share a common starting point which seem to be universally agreed, i.e. they provide for a broad scope of bail-in, with a limited list of defined exclusions (such as insured deposits, secured liabilities, wages and tax liabilities, secured borrowing etc.).
- 8. Most Member States agree that where discretion is applied, even in a very limited way (derivatives only), the loss absorbing capacity of an institution should be set at a level to reflect the potential of a reduced pool of loss absorbing creditors. In other words there is no cost-free way of excluding a liability, as the contribution that it would otherwise have made to the overall losses will have to be found elsewhere, either from a higher minimum loss absorbing requirement, burden shifting to other creditors, or the Resolution Fund.
- 9. The treatment of uninsured depositors remains a key issue particularly after recent events. The harmonised approach above would require that such deposits be automatically bailed in, while the discretionary approach would allow the option to exclude them from bail-in depending on the extent of discretion provided. The third approach (the application of depositor preference for eligible deposits) removes the discretionary exclusion from bail-in for uninsured depositors, but would mean that in many instances uninsured deposits would not be bailed in as there is a reasonable possibility that other creditors would fully absorb the losses first. However it does allow for them to be bailed in where losses exceed the capacity of other creditors to absorb.

#### Other issues:

10. In addition to bail-in, the other major political issue to be settled in ECOFIN is the **financing arrangements**. An aspect of this is directly linked with the bail-in tool i.e. the use of the resolution fund. The draft Directive requires the bail-in tool to be used first as a general rule (i.e. shareholders, capital and senior creditors to be bailed in) before the Resolution Fund can be used. However, there are a small number of Member States who would like a greater flexibility in the use of the Resolution Fund to allow it to be used for direct solvency support. The Presidency is of the view that there is not wide support for this approach.

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- 11. The Presidency's view is that if the scope of the bail-in tool can be agreed and the link with loss-absorption capacity more clearly set out, this should in turn enable agreement be reached on the **necessary minimum target level for the resolution fund**.
- 12. In relation to the option of moving forward the <u>date of application of bail-in</u> to 2015, the Presidency noted the argument made in COREPER that the commencement date for bail-in cannot be changed without considering the necessary counterbalancing measures to ensure that it could operate effectively and on a level playing field in its early years. This matter needs, to be further explored if the option of bringing forward the date of application is to be pursued.
- 13. Finally, a third block of critical issues which needs to be agreed relates to <a href="https://example.com/home-host">home-host</a>
  <a href="https://example.com/arrangements">arrangements</a> (which span over more than 20 Articles in the Proposal). The Presidency notes that major progress has been made with a view to finding a broad agreement on these provisions, but considers that more work is needed at technical level before a draft agreement can be presented to COREPER.

#### **CONCLUSION**

- 14. The Coreper is invited to agree to put the following questions to Ministers:
  - a. Can Ministers agree to the common elements set out above, and in particular in paragraphs 7 and 8?
  - b. Which treatment set out in paragraph 9 should be given to uninsured deposits over €100,000?
  - c. Which one of the 3 approaches the Harmonised approach; the Discretionary approach; or the Mixed approach outlined above do Ministers prefer?

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# <u>**Harmonised Approach -**</u> Along the lines of the Commission Proposal

Main elements	Variant: Commission original proposal:
<ul> <li>DGS substitutes for covered (=insured) deposits</li> <li>Insured depositor preference (= DGS gets depositor preference)</li> <li>Limited mandatory exclusions from bail-in defined: Wages, some tax debts, Short Term debt (to be defined), secured borrowing</li> <li>Only discretionary (optional) exclusion: derivatives</li> <li>Uninsured depositors always bailed in</li> </ul>	No Insured depositors preference (= DGS gets bailed in)

## **Discretionary Approach**

<ul> <li>Insured depositor preference (= DGS gets depositor preference)</li> <li>Limited mandatory exclusions from bail-in defined: Wages, some tax debts, secured borrowing</li> <li>Discretionary (optional) exclusions – possible candidates:</li> </ul> excluded, BUT subject to strict overall condition (Resolution Authority must be able to fully justify that a given liability was	Main elements	Variants
<ul> <li>Uninsured deposits with a maturity of less than one month         <ul> <li>Liabilities arising from payment, clearing and settlement</li> <li>All derivatives,</li> <li>Short term debt (subject to different maturity from ST debt under mandatory exclusion)</li> </ul> </li> <li>Discretions subject to criteria defined in the Directive</li> <li>Bail-in of uninsured depositors essentially a question to be</li> <li>A second variant could be to provide as a general rule that eligible deposits (over €100,000 of a natural person are excluded from bail-in, but provide the discretion to bail them in in specific circumstances where it is necessary to absorb losses and</li> </ul>	<ul> <li>Insured depositor preference (= DGS gets depositor preference)</li> <li>Limited mandatory exclusions from bail-in defined: Wages, some tax debts, secured borrowing</li> <li>Discretionary (optional) exclusions – possible candidates:         <ul> <li>All uninsured deposits</li> <li>Uninsured deposits with a maturity of less than one month</li> <li>Liabilities arising from payment, clearing and settlement</li> <li>All derivatives,</li> <li>Short term debt (subject to different maturity from ST debt under mandatory exclusion)</li> </ul> </li> <li>Discretions subject to criteria defined in the Directive</li> <li>Bail-in of uninsured depositors essentially a question to be decided case by case (IF they are on the list of discretionary</li> </ul>	overall condition (Resolution Authority must be able to fully justify that a given liability was not bail-inable in practice)  • A second variant could be to provide as a general rule that eligible deposits (over €100,000) of a natural person are excluded from bail-in, but provide the discretion to bail them in in specific circumstances where it is necessary to absorb losses and where it does not raise financial

### **Mixed Approach**

Main elements	Variant :	
<ul> <li>DGS substitutes for covered (=insured) deposits</li> <li>Insured depositors preference (= DGS gets depositor preference)</li> <li>Uninsured depositor preference</li> <li>Broad mandatory exclusions from bail in defined: Wages, some tax debts, secured borrowing and possibly debt resulting from payment, clearing and settlement.</li> <li>Small number of discretionary (optional) exclusions: e.g. derivatives</li> </ul>	Could limit uninsured depositors to a smaller subset which would have preference e.g. those which are natural persons and SMEs, are bailed in but only AFTER other claims have been bailed in.	

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