EU pre-accession assistance to Turkey: Only limited results so far

(pursuant to Article 287(4), second subparagraph, TFEU)
AUDIT TEAM

The ECA’s special reports set out the results of its audits of EU policies and programmes, or of management-related topics from specific budgetary areas. The ECA selects and designs these audit tasks to be of maximum impact by considering the risks to performance or compliance, the level of income or spending involved, forthcoming developments and political and public interest.

This performance audit was carried out by Audit Chamber III External actions/Security and justice, headed by ECA Member Karel Pinxten. The audit was led by ECA Member Bettina Jakobsen, supported by Katja Mattfolk, Head of Private Office and Kim Storup, Private Office Attaché; Alejandro Ballester Gallardo, Principal Manager; Dennis Wernerus, Head of Task; Nicola Berloco, Cyril Messein and Alexandre Tan, Auditors. Fiona Urquhart provided linguistic support.

*From left to right: Dennis Wernerus, Cyril Messein, Bettina Jakobsen, Kim Storup, Katja Mattfolk.*
The Commission designed the IPA objectives well, but it encountered difficulties in supporting sector-wide reforms and made limited use of conditionality

The Commission set IPA objectives properly but, in practice, some fundamental needs in the rule of law and governance sectors were insufficiently addressed

Despite some weaknesses, the Commission’s sector approach assessments provided relevant information to identify where the sector approach could be implemented

The Commission made little use of IPA conditionality to support the reform process in priority sectors

In spite of implementation delays, IPA projects delivered the intended outputs, but their sustainability is at risk due to a lack of political will

The IPA generally delivered the intended outputs, but these were often delayed

The IPA’s programming was significantly delayed

Project sustainability is at risk due to a lack of political will

Conclusions and recommendations

Annex I - Key events for understanding EU-Turkey relations
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Replies of the Commission
ACRONYMS AND ABBREVIATIONS

CFCU Central Finance and Contracts Unit
CSO Civil Society Organisation
IPA Instrument for Pre-accession Assistance
MEUA Ministry for EU Affairs
NAO National Authorising Officer
NIPAC National IPA Coordinator
PFM Public finance management
ROM Results-oriented monitoring
UNDP United Nations Development Program
EXECUTIVE SUMMARY

I. EU financial assistance planned for Turkey from 2007 until 2020 through the Instrument for Pre-accession Assistance (IPA) amounts to over 9 billion euros. Our objective was to assess the design and effectiveness of the IPA to Turkey, the purpose of which is to align the candidate country with the *acquis* and strengthen its administrative capacity. We examined the IPA I (2007-2013) and IPA II (2014-2020) programming periods and focused on the priority sectors of the rule of law, governance and human resources (i.e. education, employment and social policies), to which a budget of 3.8 billion euros had been allocated. Due to implementation delays with IPA II, we could only examine IPA I’s implementation, notably through 15 IPA I projects which amounted to 112 million out of the 1.5 billion euros which had been contracted under IPA I for these sectors.

II. We concluded that the IPA objectives were well designed by the Commission, in particular because it properly identified the requirements necessary to progress towards EU accession and made conclusive sector approach assessments. In practice, however, the IPA funds spent insufficiently addressed some fundamental needs in the rule of law and governance sectors, where some critical reforms are overdue. In areas where there was more political will, such as customs, employment and taxation, IPA I projects have contributed to aligning Turkey with the acquis and strengthening its administrative capacity. However, the sustainability of these results is at risk because of the difficulties in spending the available IPA funds and backsliding on reforms. We therefore consider that the IPA’s effectiveness was only limited.

III. As regards the design of the IPA, we found that the Commission set IPA objectives properly because they were specific and consistent with the legal framework. More concretely, the IPA objectives for the rule of law, governance and human resources were relevant and based on needs which Turkey had identified in order to align itself with the acquis and strengthen its administrative capacity.

IV. However, in reality, the funds spent under the IPA I objectives have barely addressed some fundamental needs: the independence and impartiality of justice, the fight against high level corruption and organised crime, press freedom, the prevention of conflicts of
interest, and reinforcing external audit and civil society. According to the Commission’s own analysis, progress in these areas has been unsatisfactory for several years, as there is a lack of political will of the Turkish authorities.

V. The Commission decided to implement IPA II through the sector approach, whereby IPA would support sector-wide reforms rather than stand-alone projects. Before applying this new approach, the Commission assessed the sectors’ readiness to absorb IPA II funding. These sector assessments provided for a relevant and conclusive analysis to identify where IPA II could be implemented using the sector approach. However, they were not always comprehensive, notably in the case of three of the five assessment criteria used: Turkey’s donor coordination, sector budget analysis and its performance assessment framework.

VI. In addition to EU funding, IPA conditionality can help to foster the reform process. Despite the continuing unsatisfactory progress highlighted in its Turkey Reports, we found that the Commission had made little use of IPA conditionality to support reforms in the priority sectors where progress was unsatisfactory. In particular, the Commission seldom used conditions such as the option of recentralising the management of IPA projects or corrective measures if project conditions were not met. Furthermore, the possibility of suspending IPA I funding if the principles of democracy and rule of law were not complied with was not explicitly reflected in the IPA II regulations.

VII. As regards the implementation of the IPA, the projects audited generally delivered the intended outputs, which contributed to aligning Turkey with the acquis and strengthening its administrative capacity, even if these were often delayed. We found that the sustainability of these positive results is at risk, mainly due to a lack of political will, worsened by the large-scale dismissals, suspensions of public officials and restrictions on civil society.

VIII. There were shortcomings in the monitoring of project performance, such as projects not being selected by the Commission’s ROM framework, and indicators which were sometimes irrelevant or unreliable, or not accompanied with a relevant baseline.

IX. Another source of concern is that due to widespread programming and implementation backlogs, the IPA was significantly delayed. This led to reductions in the funding and time available for the Turkish authorities to implement subsequent IPA II budget
and projects, and will further contribute to delaying project tendering and contracting. The reasons for these delays were known: weak administrative capacity at some ministries for preparing project proposals, the transition to the sector approach and excessive staff turnover at the CFCU, which manages most of the IPA funds spent in Turkey.

X. The report sets out five measurable recommendations to improve the design and implementation of pre-accession assistance to Turkey. Furthermore, the audit results will feed into the Commission's mid-term review of IPA II, as well as into the design of future pre-accession assistance programmes for the benefit of the EU enlargement countries.
**INTRODUCTION**

1. Located at the crossroads of Europe and the Middle East (*Figure 1*), the Republic of Turkey has traditionally played a leading role in international relations. It is a key EU partner for defence, foreign policy and trade. In the context of the refugee crisis, Turkey has gained even more importance for the EU and vice versa (e.g. visa liberalisation dialogue, the three-billion euro ‘Facility for Refugees in Turkey’).

*Figure 1 – Map of Turkey showing the four cities where the audit visits took place*

The boundaries and names shown and the designations used on this map do not imply official endorsement or acceptance by the European Union.  
*Source:* Eurostat.

2. Counting over 80 million inhabitants, Turkey has one of the biggest Muslim populations in the world, large Kurdish and Roma communities, and a number of religious minorities (Christians, Jews).

3. Since the 1950s, Turkey has slowly but consistently moved towards the EU; it recognises the European Court of Human Rights’ jurisdiction and, since 1999, it has been a
candidate country for EU membership. Since the 2002 general elections, the ruling party has been the conservative ‘Justice and Development Party’ or ‘AKP’, which has run the country under the leadership of Prime Minister and, since 2014, President of the Republic, Recep Tayyip Erdoğan.

4. Meanwhile, the process of EU accession negotiations has been notoriously slow and, by 2017, only 16 out of 35 chapters had been opened for accession negotiations (only one chapter had been closed). **Annex II** shows the status of Turkey’s accession process by chapter.

5. EU pre-accession assistance accompanies this accession process and consists of the Instrument for Pre-accession Assistance (IPA), which aims at supporting candidate countries in their progressive alignment with EU standards and policies with a view to EU membership, commonly referred to as the *acquis* (see **Box 1**).

### Box 1 – Joining the EU

Existing EU principles, policies, laws, practices, obligations and objectives are often referred to in the EU institutions as the *acquis*. At the heart of accession negotiations, the *acquis* consists of 35 different accession chapters to be negotiated between the EU and each candidate country, including Turkey. For instance, Chapter 23 covers judiciary and fundamental rights and Chapter 32 covers financial control as well as audit. In addition to that, the *acquis* includes the ‘Copenhagen criteria’, which include the stability of institutions guaranteeing democracy, the rule of law and human rights and the protection of minorities (see https://ec.europa.eu/neighbourhood-enlargement/policy/conditions-membership_en).

6. In partnership with the Turkish authorities, pre-accession assistance consists of the European Commission funding projects in a wide range of policy areas, such as the rule of law, governance, agriculture, infrastructure (e.g. environment, transport), and human resources development through education, employment and social policies. With the

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1. **Annex I** lists key events in EU-Turkey relations.
2. In Turkish: ‘Adalet ve Kalkınma Partisi’.
planning of IPA I allocations (2007-2013) of 4.58 billion euros and IPA II allocations (2014-2020) of 4.49 billion euros (see Annex III), Turkey is the top beneficiary country of EU aid outside the EU. The Commission manages the IPA assisted by the EU Member States, as members of the IPA II Committee.

7. Whilst the Commission bears the overall responsibility for IPA management, it has entrusted the Turkish authorities with the responsibility of managing the major part of the IPA under the ‘indirect management’ mode of EU budgetary management. With this mode of budgetary management, under its own responsibility and in accordance with the principle of sound financial management, the Commission has delegated budgetary management to the Turkish authorities. This decentralised approach towards IPA management is akin to the shared management of most of the EU funds, such as the European Regional Development Fund or the European Social Fund, by the Commission and the EU Member States.

8. In Turkey, this approach requires the Turkish authorities to undertake the planning, implementation, monitoring and audit of IPA funds under a combined set of EU and national rules. Whereas the National IPA Coordinator (NIPAC) is responsible for coordination between the different Turkish stakeholders, it is the Treasury’s Central Finance and Contracts Unit (CFCU) which manages 87.2% of IPA I funds and 84.2% of IPA II funds under the supervision of a National Authorising Officer (NAO).

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3 The IPA II Committee, which is chaired by the Commission, has been established by Article 13 of Regulation (EU) No 231/2014 of the European Parliament and of the Council of 11 March 2014 establishing an Instrument for Pre-accession Assistance (IPA II). It has taken over the responsibilities of the IPA I “IPA Committee”, which was established by Article 14 of Council Regulation (EU) No 1085/2006 of 17 July 2006 establishing an Instrument for Pre-Accession Assistance (IPA).

4 Under indirect management, budget implementation tasks are delegated to and carried out by entities entrusted by the Commission (e.g. the IPA II beneficiary or an entity designated by it, international organisations). See Article 188 of Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget of the Union (OJ L 298, 26.10.2012, p. 1) (Financial Regulation). Previously, under IPA I, the mode of budgetary management conferred to the Turkish authorities was called the ‘decentralised implementation system’ or DIS. For a graphical overview of indirect management, see Annex VI.

5 Percentages based on Commission data (2017).
9. The Commission implemented IPA I using the traditional project approach, by making funding decisions on individual projects. The sector approach is the Commission’s strategic choice for implementing IPA II. Under this approach, funding decisions are based on national sector policy objectives. The aim is to complement government efforts in a sector, thereby increasing synergies and national ownership over public policy and decisions on resource allocations within a sector. IPA funding would therefore focus on achieving national sector policy objectives and results which are relevant for accession. The sector approach is applied on a sector-by-sector basis, after an assessment by the Commission.

10. Since 2013, reforms in Turkey have been backsliding. Particularly since the July 2016 military coup attempt, Turkey’s resort to a state of emergency and extensive suspensions, dismissals and detentions has undermined Turkey’s position vis-à-vis the EU. These repressive post-coup measures, which the Turkish government defended as anti-terror measures, have affected the whole spectrum of Turkish society: Judiciary, police, gendarmerie, army, civil service, academia, teachers, lawyers, the media and the business community.

11. The sheer scale of these measures has affected Turkey’s administrative capacity, as well as complicated and delayed its alignment with the acquis. Box 2 features three examples of such measures in the three sectors covered by this audit. In November 2016, amid a context of souring political relations between the EU and Turkey, the European Parliament called on the Commission and the EU Member States to initiate a temporary freeze of the ongoing accession negotiations with Turkey.

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7 See the Commission’s annual Turkey Report, 2016, p. 9.

8 European Parliament resolution of 24 November 2016 on EU-Turkey relations, point 1.
Box 2 – Examples of reported post-coup measures in Turkey

Courts and public prosecution

Since the July 2016 coup attempt, more than 4 000 judges and prosecutors have been dismissed or suspended, which represents about one third of the total number of judges and prosecutors in Turkey at the time. Around 2 400 have been jailed, affecting all levels of the judiciary, from the courts of first instance to the Constitutional Court. These large-scale dismissals and the subsequent large-scale recruitments of new judges were reported as raising “a serious challenge to the performance and independence of the judiciary”.

Civil service: Turkey’s supreme audit institution

Having judiciary powers in addition to its external audit functions, the Turkish Court of Accounts is a key public institution in the context of Chapters 23 and 32. In December 2016, it saw a 17 % reduction in its audit staff, a decrease of 166 staff which included 96 auditors who have been detained. During the first half of 2017, 41 more auditors were suspended and detained.

Schools and universities

By April 2017, an estimated 40 000 teachers had either been dismissed or suspended nationwide. This concerned all levels of education from schools and youth organisations to higher education institutions. These large-scale dismissals and suspensions led to the closure of many institutions, which will have a lasting detrimental impact on Turkish education, employment and social policies.

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9 Commission Turkey Report 2016, pp. 18 and 19, and ‘Turkey says purge of judiciary over after sacking 4 000’, 26 May 2017 (see https://www.ft.com).

10 ECA analysis of Turkish Court of Accounts staffing between December 2015 and December 2016; the Turkish Court of Accounts’ accountability reports are available in Turkish on www.sayistay.gov.tr. For the press reports, see news item (in Turkish) of 11 August 2016 on https://www.haberler.com/sayistay-da-feto-operasyonu-8692128-haberi/ and ‘Detention warrants issued for 41 Court of Accounts employees over Gülen links’, 4 April 2017 (https://stockholmcf.org).

AUDIT SCOPE AND APPROACH

12. Our objective was to assess the design and the effectiveness of IPA implementation in Turkey, the purpose of which was to align the candidate country with the acquis and strengthen its administrative capacity. The audit focused on answering the following question: ‘Has EU pre-accession assistance to Turkey been well designed and effective?’ This question was broken down into two main questions:

   (a) Was the IPA in Turkey well-designed by the Commission?

   (b) Was the IPA effective in supporting its priority sectors in Turkey?

13. The ECA’s last audit report on pre-accession assistance to Turkey was published in 2009\(^\text{12}\). Since then, the IPA has been deployed in two consecutive programming periods and EU-Turkey relations have significantly evolved. This report should feed into the Commission’s mid-term review of IPA II, as well as the EU’s strategy regarding allocations for pre-accession assistance to Turkey under IPA II (2014-2020) and the forthcoming programming period.

14. We focused on three priority sectors defined by the Council and valid for both the IPA I (2007-2013) and IPA II (2014-2020) programming periods combined, which represents a total allocation of 3.8 billion euros\(^\text{13}\):

   (a) The rule of law, including fundamental rights, home affairs and justice, for a total of 1.2 billion euros;

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\(^{12}\) In its Special Report No 16/2009, ‘The European Commission's management of pre-accession assistance to Turkey’, the ECA covered the ‘Turkey Pre-Accession Assistance’ scheme (IPA’s predecessor) and audited a sample of projects from the 2002 to 2004 national programmes.

\(^{13}\) The Annex to Council Decision of 18 February 2008 on the principles, priorities and conditions contained in the Accession Partnership with the Republic of Turkey includes the following short-term priorities with ‘administrative capacity’ as a cross-cutting objective: Democracy and the rule of law, human rights and the protection of minorities, as well as chapters 5-Public procurement, 16-Taxation, 19-Social policy and employment, 23-Judiciary and fundamental rights, 24-Justice, Freedom and Security, 29-Customs Union and 32-Financial control.
(b) Governance, including support to civil society, public administration reform and public finance management (PFM), for a total of 1.6 billion euros; and

(c) Human resources, including education, employment and social inclusion, for a total of 1 billion euros.

15. Under IPA I, the EU funds contracted to these sectors amounted to 1.5 billion euros. Out of these, we examined 15 projects worth 112 million euros in total (7.5 %)\(^{14}\), which constituted our sample. We selected these projects so as to have balanced coverage of the different policy areas and geographical regions which received pre-accession assistance in the sectors of the rule of law, governance and human resources. We looked at project implementation, as well as the types of implementing partners (Turkish or UN organisations).

16. An important part of our work was to assess what the EU programmes and projects had achieved in terms of results\(^{15}\). We gathered evidence through desk review and interviews with various Commission departments, the EU Delegation in Ankara, Turkish authorities, international organisations and civil society organisations (CSOs)\(^{16}\). The audit included a two-week visit to Turkey in March 2017. It did not include support provided through the ‘Facility for Refugees in Turkey’\(^{17}\).

17. Any reference to IPA in this report covers both IPA I and IPA II, unless otherwise specified. Due to widespread programming and implementation delays, we could not assess

\(^{14}\) Annex III lists the allocations for both IPA I and IPA II. Annex IV contains the full list of these audited projects.


\(^{16}\) Annex V lists all the public entities interviewed in Turkey. Additionally, we organised three focus group meetings in Turkey with more than ten different CSOs.

\(^{17}\) This Facility will be the subject of an ECA performance audit in 2018.
IPA II projects in the sectors selected for this audit, which represent 2 billion euro in IPA II allocations.

**OBSERVATIONS**

*The Commission designed the IPA objectives well, but it encountered difficulties in supporting sector-wide reforms and made limited use of conditionality*

18. In this section, we assessed whether the IPA in Turkey had been well-designed by the Commission to support the reforms necessary for progressing towards EU accession. In particular, we assessed whether the Commission:

(a) Aligned its strategic objectives for Turkey with the IPA’s regulatory objectives and addressed Turkey’s needs in the audited sectors;

(b) Appropriately applied the sector approach to channel IPA II funding, on the basis of relevant, conclusive and comprehensive IPA sector assessments; and

(c) Set and applied relevant conditions in order to foster the necessary reforms in Turkey.

**The Commission set the IPA objectives properly but, in practice, some fundamental needs in the rule of law and governance sectors were insufficiently addressed**

19. The Commission set specific IPA programme objectives in its strategic papers, which consist of strengthening Turkey’s ability to fulfil EU membership obligations and support for political reforms, as well as economic, social and territorial development. These strategic IPA objectives were further detailed in the Commission’s financing agreements with the Turkish authorities. All these objectives were compliant with the IPA’s legal basis, which sets out the IPA’s legal objectives with respect to aligning the candidate country with the *acquis*, including the Copenhagen criteria, and strengthening its administrative capacity.

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18 For IPA I, the Multi-annual Planning Document (2011-2013) and, for IPA II, the Indicative Strategy Paper for Turkey (2014-2020).

20. The IPA’s objectives for the three priority sectors of the rule of law, governance and human resources were relevant, as they were based on needs which Turkey had clearly identified in its national plans for the alignment with the *acquis*, multi-annual development plans, and more than 40 national strategies developed since 2007 to strengthen its administrative capacity.

21. We looked at IPA I funds spent in the three selected priority sectors and found that, in practice, some fundamental reforms in the rule of law and governance sectors necessary for Turkey’s accession had not been sufficiently addressed mainly due to the lack of political will of the Turkish authorities.

**Fundamental needs insufficiently addressed in the rule of law sector**

22. IPA support for the rule of law sector was designed to bring a wide range of sensitive state bodies, such as ministries, agencies, police forces and the judiciary, closer to the *acquis*, mainly by means of advice and training in areas identified in Turkey’s national plans for the alignment with the *acquis*, multi-annual development plans and national strategies.

23. However, only 4.4% of the total IPA I amounts contracted in the rule of law sector addressed the following policy areas, the progress of which has consistently been highlighted as unsatisfactory in the Commission’s annual Turkey Reports since 2014:

(a) the independence and impartiality of justice (7.6 million euros contracted);

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21 These Reports are available on: [https://ec.europa.eu/neighbourhood-enlargement/countries/package_en](https://ec.europa.eu/neighbourhood-enlargement/countries/package_en)

22 The independence and impartiality of justice is an integral part of Chapter 23 – Judiciary and fundamental rights. In this respect, the Commission mentioned in its 2014 Turkey Report (p. 63): ‘Legislation adopted in the area of judiciary raised serious concerns as regards judicial independence and impartiality, separation of powers and rule of law’ and that ‘the human
(b) the fight against corruption and organised crime\textsuperscript{23} (9.5 million euros); and

(c) press freedom\textsuperscript{24} (2.7 million euros; see Box 3).

\begin{center}
\textbf{Box 3 – IPA funding in support of press freedom (2007-2016)}
\end{center}

By the end of 2016, only two press freedom projects had been implemented with IPA I funding contracted in Turkey for a total amount of 2.7 million euro. Under IPA II, no press freedom projects have yet been implemented. Furthermore, under IPA II, Turkey has rejected the Commission’s composite press freedom indicator, describing this indicator as ‘not reasonable’. The indicator merges the press freedom indicators from non-governmental organisations Freedom House and Reporters Without Borders in order to measure the annual progress and ranking of a given country. In recent years and especially after the attempted coup in July 2016, the Commission has systematically reported serious attacks against press freedom in Turkey, as have Amnesty International, Freedom House and Reporters Without Borders.

\begin{enumerate}
\item \textbf{24.} An additional sign that the Commission and the Turkish authorities did not pay sufficient attention to these policy areas is the absence of indicators to measure progress in preventing conflicts of interest\textsuperscript{25} and the fight against high level corruption\textsuperscript{26}.
\end{enumerate}

\textsuperscript{23} With regard to the fight against corruption and organised crime and which also relates to Chapter 23, the Commission observed in its 2014 Turkey Report (p. 14) that ‘greater political will and civil society involvement are needed if results are to be achieved on the ground so as to establish a track record’.

\textsuperscript{24} Press freedom is a human right included in the Copenhagen criteria (see Box 1). In 2015, regarding ‘freedom of expression, the media and the internet’, the Commission mentioned in its Turkey Report (p. 22) that, ‘after several years of progress, serious backsliding has been seen over the past two years’.

\textsuperscript{25} See the October 2015 GRECO report on Turkey, which addressed judges’ ethical principles, rules of conduct and conflicts of interest (see paragraphs 125, 160 to 163).

\textsuperscript{26} See Transparency International’s 2016 report on the Western Balkans and Turkey, where it stated regarding Turkey that it holds “a very poor track record for prosecuting corruption, especially among high-level public officials.”
Fundamental needs insufficiently addressed in the governance sector

25. Within the governance sector, the Commission supported very specific needs in terms of public administration reform and in a few components of the budget cycle, such as tax collection, internal audit and statistics, mainly through advice and training.

26. However, despite the importance of external audit and civil society organisations in the accession process and their role in the fight against corruption and organised crime, the IPA did not address the reinforcement of external audit and dealt too little with Turkey’s capacity to engage with civil society. In spite of the magnitude of Turkish CSO needs, of which the Commission was aware, the amount allocated remained low due to limited absorption capacity by the Turkish authorities (see Box 4).

Box 4 – IPA funding in support of Turkish civil society (2007-2016)

No national strategy has addressed civil society needs in Turkey, where CSOs have seen their freedom of assembly and freedom of speech seriously curtailed and their capacity undermined by disproportionate bureaucratic restrictions on their freedom of assembly and expression, as well as on fundraising. Some CSOs stated that they were no longer able to influence decisions, arguing that Turkish civil servants were afraid to deal with them and that national funds were targeted towards organisations supportive of the government.

Between 2015 and 2016, the number of members of Turkish associations advocating rights, including fundamental rights, dropped from 200,096 to 50,598 (-75 %). Against this background, IPA I financed CSO projects for a total of 36 million euro (5.5 % of total IPA I amounts contracted in the

27 External audit is an integral part of Chapter 32 – Financial control. Regarding CSOs, an active civil society demonstrates effective pluralism which implies respect for fundamental rights and freedoms, the rule of law and the possibility of social and political change. Civil society activities can stimulate and expand the space for dialogue and cooperation on matters of public interest, including on the EU accession process. (...)Turkey particularly needs more inclusive approaches to formulating policy and making decisions of public interest.” (Indicative Strategy Paper for Turkey (2014-2020), pp. 11 and 12).

28 “Thematic Evaluation of EU’s Support to civil society in the Western Balkans and Turkey”, IBF Consulting, April 2012; the “Civil Society Needs Assessment Report”, TACSO, February 2014; Commission 2015 and 2016 Turkey Reports (2.4); TÜSEV’s contribution to the 2015 Civicus “State of Civil Society Report”, pp. 96-98.

29 ECA analysis based on data made available by Turkey’s Ministry of Interior, 24 March 2017.
Despite some weaknesses, the Commission’s sector approach assessments provided relevant information to identify where the sector approach could be implemented.

27. Whilst the legal basis of IPA II does not explicitly define the sector approach (see paragraph 9) and this approach is not legally binding for the beneficiary, the Commission included it in its enlargement strategy. The country’s readiness to adopt a sector approach is determined through sector assessments carried out by the Commission in partnership with the Turkish authorities. According to the Commission, the sector approach is a ‘continuous process which needs to be carried out all through the programming cycle’. This assessment is based on five key assessment criteria:

(a) Well-defined national sector strategies;

(b) Institutional setting, leadership and capacity for implementation of the sector strategy;

(c) Donor coordination, including at sector level;

(d) Policy implementation based on sector budget analysis and realistic sector allocations;

and

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33 Under the ‘Paris Declaration on Aid Effectiveness’ (2005), which Turkey has signed, the beneficiary country should set realistic targets in a small number of sectors and avoid overlapping donor aid. These principles also apply to the IPA.
(e) Performance assessment frameworks to monitor performance.

28. For the audited sectors, the sector assessments allowed the Commission to conclude in 2016 that only the human resources sector and, within the rule of law sector, the subsectors justice and home affairs were ready to absorb IPA II funding through the sector approach\(^{34}\). Although the sector assessments gave a relevant and consistent sector analysis based on five key criteria, through our review we found the following weaknesses:

(a) For the rule of law sector, the Commission’s assessment on home affairs was not conclusive as regards whether Turkey was actually ready for the sector approach; and

(b) The Commission’s sector assessments did not properly cover the impact of some significant weaknesses in Turkey’s public administration (see Box 5) on three of the five key assessment criteria (see paragraph 27).

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**Box 5 – Weaknesses in Turkey’s public administration (2014-2017) which were insufficiently covered in the Commission’s sector assessments**

**Assessment criterion 3: donor coordination**

The Commission’s assessments did not cover the difficulties faced by the Ministry for EU Affairs (MEUA), which is responsible for donor coordination in the context of pre-accession assistance. Its role clearly includes providing support to align Turkey with EU procurement rules\(^{35}\), but also the co-financing of preparatory phases of infrastructure projects financed by the European Investment Bank\(^{36}\). In spite of the IPA’s relevance and importance, the Under-Secretariat for the Treasury, which is in charge of Turkey’s overall donor coordination, did not involve the MEUA in its meetings with the Bank.

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\(^{35}\) In the context of Turkey’s alignment with Chapter 5, according to the Commission annual Turkey Report (2016, pp. 20, 21 and 43 to 45), ‘important gaps remain in its alignment’ with EU public procurement rules (e.g. tender process transparency, many legal exceptions to the *acquis*).

\(^{36}\) The European Investment Bank is one of the largest providers of EU loans to Turkey; these loans represent more than three times the size of IPA funding to Turkey (see [https://euaidexplorer.ec.europa.eu/DevelopmentAtlas.do](https://euaidexplorer.ec.europa.eu/DevelopmentAtlas.do)).
Additionally, at the time of our audit visit, the MEUA did not have access to a central donor database, which prevented it from taking effective charge of donor coordination at sector level.

**Assessment criterion 4: sector budget analysis**

Turkey’s policy implementation is based on mid-term expenditure plans prepared by the Ministry of Finance (for operational expenditure) and the Ministry of Development (for investment expenditure). However, the Commission’s assessments did not include the fact that neither ministry had drafted their expenditure plans in sufficient detail to be able to assess whether they would be of the correct size and type for Turkey to implement sector policy objectives. As a result, the Commission and other stakeholders could not have a clear view of Turkey’s budgetary allocations from a sector perspective. Furthermore, although Turkey costed its administrative capacity needs during IPA I; it had not done so since the start of IPA II in 2014. Without costed needs and clear sector expenditure plans, it is difficult to ensure that IPA sectors receive the appropriate share of the limited funding available.

**Assessment criterion 5: performance assessment framework**

The NIPAC plays a central role in the sound financial management of the IPA. However, the Commission’s assessments did not reflect the NIPAC’s serious weaknesses in connection with monitoring performance. In 2015, the Commission’s auditors had already observed that the NIPAC had no mechanisms or procedures to make use of monitoring results and regarded the process merely as a sort of formality. Furthermore, we noted that IPA project monitoring relied entirely upon the EU Delegation’s monitoring visits and the Commission’s ‘results-oriented monitoring’ (ROM) framework. Whilst the monitoring visits carried out by Turkey’s IPA Audit Authority and the NAO office focused on the legality and regularity of the expenditure, the ROM framework, which only exists thanks to EU funding and expertise, can only monitor a fraction of IPA projects each year. Furthermore, the NIPAC has not yet the capacity to complement the ROM framework in assessing project performance.

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38 See, for IPA I, the National Plan for the Adoption of the Acquis (2008); for IPA II, the 10th National Development Plan (2014-2018), the consecutive National Action Plans for EU Accession (2014-2019) and the Pre-accession economic reform program (2017).
29. Furthermore, we found that the Commission’s sector assessments could not yet take into account the impact on Turkey’s administrative capacity of the large-scale dismissals and suspensions that followed the July 2016 coup attempt (see Box 2).

**The Commission made little use of IPA conditionality to support the reform process in priority sectors**

30. In addition to funding, policy and political dialogue, another means at the disposal of the Commission to support reforms in priority sectors in Turkey is conditionality. Conditionality is the setting and use of conditions prior to contracting or paying assistance. In the case of the IPA, the Commission’s successive enlargement strategies repeatedly referred to ‘strict conditionality’ but without defining the term specifically\(^3\). Under the IPA, conditionality can be used at political level, notably through opening and closing benchmarks regarding accession negotiations, as well as at project level.

31. We reviewed the IPA legal framework to identify the different types of conditionality available. We examined the extent to which the Commission actually used these in Turkey in order to support the reform process in the priority sectors of the rule of law, governance and human resources.

32. At political level, the EU legislator, as the budgetary authority, has the power to reduce future assistance. In addition to this, under IPA I, without the need to suspend accession negotiations, the Council had the possibility of suspending IPA assistance if the principles of democracy and rule of law had not been complied with\(^4\). Recently, the European Parliament

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3\(^3\) According to the Commission’s enlargement strategy 2011-2012, ‘commitment, conditionality and credibility have been situated at the core of the accession process and its success’ (p. 2) and conditionality would be rigorous, demanding and strict (pp. 18 and 23). Its enlargement strategy 2012-13, referred to strict conditionality (pp. 2, 3, 16 and 22), as well as its enlargement strategy 2014 (pp. 2 and 19) and its enlargement strategy 2015 (p. 12).

4\(^4\) Council Regulation (EC) No 1085/2006, Article 21 on suspension of assistance: ‘Where a beneficiary country fails to respect these principles [of democracy, the rule of law and for human rights and minority rights and fundamental freedoms] or the commitments contained in the relevant Partnership with the EU, or where progress toward fulfilment of the accession criteria is insufficient, the Council, acting by qualified majority on a proposal from the Commission, may take appropriate steps with regard to any assistance granted under this Regulation’. 
has called for a suspension of all pre-accession funds if accession negotiations are suspended. However, we found that, under IPA II, the EU legislator had not explicitly provided for such a possibility.

33. Under the IPA regulations, the Commission may use two major types of conditionality to foster reforms:

(a) At the end of 2017 and 2020 (for IPA II), it could decide not to award the performance reward to the IPA beneficiary country for progress made towards EU alignment, efficient IPA implementation and the achievement of good results; and

(b) It could ‘recentralise’ the management of IPA projects, whereby the Commission can effectively take over their management from the national authorities.

At the time of the audit, despite the continuing unsatisfactory progress highlighted in its Turkey Reports (see paragraph 23), the Commission had not yet taken action regarding the performance award. However, it has subsequently decided to take over the management of 18 million euro for CSO projects, which it had originally planned to be managed by the Turkish authorities.

34. At project level, the Commission may set project conditions prior to contracting or payment and, if these are not met, it can take corrective measures, such as cancelling the project or reducing its scope and funding. The Commission has actually set project conditions in four out of the 15 projects audited; these four projects were all in the rule of

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43 Article 14 of Regulation (EU) No 231/2014 refers to ‘particular progress made towards meeting the membership criteria; and/or efficient implementation of pre-accession assistance’ whereby ‘particularly good results’ are achieved.

44 Commission implementing decision of 30 November 2017 amending Commission implementing decision C(2016) 4889 final of 20 July 2016 adopting a Civil Society Facility and Media Programme for the years 2016-2017 under IPA II.
law sector. The Commission did not set conditions\textsuperscript{45} for one project in this sector\textsuperscript{46}, or for any of the five governance and five human resources projects. We found three projects where the Commission decision did not set project conditions prior to contracting and this negatively affected the project results (see \textit{Box 6}).

\begin{table}[h]
\centering
\begin{tabular}{|l|}
\hline
\textit{Box 6 – Projects where the absence of project conditions negatively affected project results} \\
\hline
\textbf{Improved efficiency of the Turkish criminal justice system (Project No 4)} \\
This project, designed in 2009 to improve the efficiency of the Turkish criminal justice system, was aimed at training judges, prosecutors, court registrars, barristers and Ministry of Justice officials. The project was delivered between March 2012 and December 2014, and notably included the delivery of a training curriculum, as well as training more than 300 persons in criminal law and international judicial cooperation. The project also aimed to create a large pool of trainers for the Justice Academy. The project’s conditions did not include a minimum retention period during which training recipients should have stayed in post in order to apply what they had learnt or train their peers. This was unfortunate because high staff turnover in Turkey’s judiciary is a structural problem which has been exacerbated with the post-coup measures\textsuperscript{47}. \\
Furthermore, the Commission and the Turkish authorities were unable to provide us with information regarding the retention of these trained legal professionals. Hence, it is unknown whether the training recipients are still in active duty today and in a position to train their peers. \\
\textbf{Strengthening Turkey’s civil society and its dialogue with the public sector (Project No 8)} \\
The project’s objective was to foster active CSO involvement in promoting pluralism and the values of European integration, as well as cooperation with the Turkish public sector. This included the
\hline
\end{tabular}
\end{table}

\textsuperscript{45} See \textit{Annex IV}, project No 4 and projects Nos 7 to 15.

\textsuperscript{46} Project No 4, with the Ministry of Justice.

\textsuperscript{47} Based on ECA analysis of data from the Ministry of Justice, the number of transferred judges and prosecutors was 2 072 in 2013 and has steadily increased to 2 517 (2014) and has reached, before the July 2016 coup, 3 746. Whilst the Ministry of Justice has argued that this compulsory rotation of judges and prosecutors was due to the geographic peculiarities of the country and the need to ensure judicial services in remote areas, the way in which this rotation is applied is not based on objective criteria. See: International Association of Judges, Resolution on the Situation of the Judiciary in Turkey, 8 October 2015; Venice Commission, Interim Opinion on the Draft Law on Judges and Prosecutors of Turkey, (CDL-AD(2011)004), 29 March 2011, paragraphs 47-49; ‘Turkey: the Judicial System in Peril’, International Commission of Jurists, 2016, p. 17.
adoption of a code of conduct to be used by the public administration in its dialogue with civil society. This project with the Ministry for EU Affairs (MEUA) was subject to four contractual amendments and was extended by 18 months. In the end, it contributed little to CSO-public sector cooperation because the Commission did not require the Turkish authorities to adopt a national CSO strategy and the code of conduct, or to lift some of the bureaucratic restrictions affecting CSOs. Because these restrictions are the responsibility of the Prime Minister’s office (e.g. CSO consultations in the context of good governance, control of foundations) and the Ministry of the Interior (e.g. anti-terror laws, control of associations, law enforcement), the project conditions should also have included these ministries. Furthermore, given the difficult environment in which CSOs operate (see Box 4), IPA funding of CSOs is likely to continue being heavily donor-dependent.

Promoting registered employment (Project No 13)

In the context of Turkey’s fight against its large informal economy, the project’s objective was to promote registered employment by strengthening the guidance and inspection capacity of the Social Security Institution in a Turkish context of wages often being paid in cash. As the Social Security Institution limits its controls to cases triggered by complaints instead of by a risk assessment, this has limited its capacity to effectively fight undeclared work. Despite this, switching from a complaint-based to a risk-based inspection model was not a condition.

In spite of implementation delays, IPA projects delivered the intended outputs, but their sustainability is at risk due to a lack of political will

35. From 2007 onwards, the IPA has been the only EU funding instrument established to assist Turkey in its alignment with the acquis and strengthen its administrative capacity. We assessed the effectiveness of the IPA’s implementation in the priority sectors of the rule of law, governance and human resources, and considered whether the Commission and the Turkish authorities had:

(a) delivered the intended project outputs and monitored the results;

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(b) delivered these outputs without delays or had mitigated the delays; and

(c) produced sustainable results.

36. We assessed 15 IPA I projects, which were all managed under indirect management and had Turkish public organisations as their end beneficiaries. Out of our sample, 14 had been implemented to a point where it was possible to assess the results achieved.

The IPA generally delivered the intended outputs, but these were often delayed

37. Our work was based on our analysis of monitoring indicators, contractor reports, monitoring visit reports from the EUD delegation in Ankara and the Turkish authorities, minutes of steering committees or other equivalent project management bodies, ROM reports, site visits, and interviews with the Commission and the project beneficiaries.

38. Overall, we found that in 13 out of these 14 IPA I projects, the Commission and the Turkish authorities had delivered the contractually planned project outputs. Hence, these projects strengthened the country’s administrative capacity in the relevant sectors. However, eight out of the 14 ongoing projects were delayed (see Annex IV).

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49 Turkey’s CFCU signed all contractual commitments for 14 projects, except for project No 3. Due to its political sensitivity, this project regarding the civilian oversight of internal security forces was signed by the EU Delegation in Ankara and not the CFCU.

50 Project No 7 is due to be completed by February 2018.

51 Out of the 15 audited projects, six were subject to ROM. Results-Oriented Monitoring (ROM) is an independent review of EU funded external interventions through on site assessments. Its methodology against five evaluation criteria (relevance, efficiency, effectiveness, impact, and sustainability) gives scores ranging from A (“very good”) to D (“serious deficiencies”), ensures the comparability of the collected data about ongoing projects. See https://europa.eu/capacity4dev/rom/blog/what-results-oriented-monitoring-rom

52 For all applicable projects except project No 1 (security reasons). Due to time constraints, for projects No 11 and 15 visits were limited to a few sites.

53 See Annex V.
39. Whilst the Commission and the Turkish authorities had monitored project outputs, our review of the available monitoring documentation identified the following shortcomings in performance monitoring:

(a) The ROM framework, as applied for Turkey, included neither supply contracts, nor contracts in the human resources sector\(^{54}\);

(b) In six out of the 15 IPA I projects audited, results indicators were sometimes vague and not reliable. Moreover, the related baseline values of these indicators were often missing, so that results could not be measured against the initial situation\(^{55}\). **Box 7** shows an example of such a project.

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**Box 7 – Promoting social inclusion in densely Roma populated areas (project n°15): An example of weak performance monitoring**

In 2016 and 2017, Turkey’s Ministry of Family and Social Policies deployed this 8.4 million euro project across the country. It consisted of technical assistance, the establishment of social coordination units, and the provision of office and IT equipment, musical instruments, sports equipment, stationery, children’s toys and containers (see **Picture 1**).

Roma participation is expected to be reported through 21 indicators. However, in the absence of reliable statistics on Turkish citizens of Roma origin, none of the indicators are specific to this population segment. Whilst some of these are relevant, such as “rate of non-attendance has decreased by 30 % in pilot primary schools” or the “attendance rate at preschool has increased by 10 % in the target districts”, other indicators are vague, such as “social service coordination model to be developed”, “modular social inclusion guide book prepared and actively being used” and “1 200 staff of NGOs working in the target provinces increased their knowledge on providing better services to the target group by training and seminars.” Furthermore, at the project’s inception, only four performance indicators had baseline values planned and none of these baseline values were available.

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\(^{54}\) This weakness applies to seven out of the 15 audited projects.

\(^{55}\) This was the case of rule of law projects Nos 2 and 3, governance projects Nos 6, 7 and 8, as well as human resources project No 15.
**Picture 1** – Cevatpaşa school in Bayrampaşa, Istanbul, has developed its educational offer for Roma children in a container on its playground (project No 15)

*Source: European Court of Auditors.*

**IPA projects for human resources**

40. In order to align Turkey with Chapter 19 – Social policy and employment, the IPA supported education, employment and social inclusion projects. These were aimed at capacity building, as was the case for the Social Security Institution in its fight against unregistered work (see project No 13, *Box 6*), or to meet the needs of specific target groups within the Turkish population (see projects Nos 11, 12, 14 and 15). In the case of the latter projects, the target groups were given the chance to use learning equipment (e.g. curricula, IT equipment), as well as to receive counselling and training:

(a) Women dependent on unregistered work in the hazelnut-growing region of Trabzon (project No 11);

(b) Young entrepreneurs and small businesses in the capital region of Ankara (projects Nos 12 and 14); and

(c) Roma children throughout the country (project No 15, see *Box 7*).
41. The five audited projects were fully delivered, although three were delayed by more than two months (projects Nos 11, 13 and 15\textsuperscript{56}). Whilst these delays had no impact on project results, they were symptomatic of the weak administrative capacity of the Turkish Ministry of Labour and Social Security to implement IPA projects on time (see \textit{paragraph 46}).

IPA projects for good governance

42. In this sector, IPA funded a limited number of bespoke projects where the Turkish authorities were willing to use IPA funds in order to align Turkey with the \textit{acquis}\textsuperscript{57} and strengthen its administrative capacity. The audited projects were aimed either at strengthening public sector-civil society cooperation (see project No 8, \textit{Box 6}), or building capacity in public institutions such as:

(a) The NAO, for supervising IPA management in Turkey (project No 6);

(b) The Revenue Administration, for fighting tax evasion through undeclared wages (project No 7, which was not yet implemented at the time of the audit);

(c) The Ministry of the Interior for strengthening local planning (project No 9); and

(d) The Turkish Customs Administration (project No 10, see \textit{Box 8}).

43. Projects No 6, 9 and 10 implemented in the governance sector were delivered on time. These projects contributed to good governance in Turkey’s public finances (PFM) and its reforms in its administration. However, in the case of project No 8 (see \textit{Box 6}), the impact of the delay was only mitigated by the Commission authorising a modification of the project

\textsuperscript{56} The implementation of the supply contracts of projects No 11 and 13 took eight instead of four months; for the supply contract of project No 15, it took 12 instead of 5 months. See \textit{Annex IV}.

\textsuperscript{57} Compliance with the ‘Copenhagen political criteria’ (Stability of institutions guaranteeing democracy, the rule of law, human rights and respect for and, protection of minorities’), which were set at the June 1993 European Council meeting in Copenhagen (project No 8), Chapter 16 – Taxation (project No 7) and Chapter 29 – Customs union (project No 10).
design and an 18 month extension, which is symptomatic of the MEUA’s weak administrative capacity to timely implement IPA projects (see paragraph 46).

**Box 8 – ‘Modernisation of Turkish Customs Administration’ (project No 10)**

The latest in a series of seven EU customs projects in Turkey, this 7 million euro project effectively started in 2015 and should be entirely completed by February 2018. Its purpose is to increase the administrative, technical and surveillance capacity of the Turkish Customs Administration in line with Chapter 29 (Customs union). To this end, the project included the preparation for harmonising of Turkish customs legislation, capacity building in the border enforcement of intellectual property rights, improvement of quality standards at the Customs laboratories, an organisational restructuring of the administration, and the supply of mobile inspection systems at Turkey’s international borders (see Picture 2).

At the time of the audit, one component was ongoing (and on track) and the five other components had been delivered on time and measured by relevant output indicators. For instance, in the case of ‘recast of the secondary legislation related to recovery, repayment and remission of customs duty’ and ‘needs analysis concerning the customs enforcement of intellectual property rights’, the authorities reported that the gap assessments of the Turkish legislation had been completed and agreed.
Picture 2 – An IPA-financed mobile inspection vehicle in use at Ankara Esenboğa international airport in order to inspect luggage arriving from the aircraft hold (project No 10)

Source: European Court of Auditors.

IPA projects for the rule of law

44. With a view to aligning Turkey with the acquis and strengthening administrative capacity in selected areas within the rule of law, the five projects audited aimed at building capacity in:

(a) Justice: Setting up a network of judicial spokespersons (project No 2, see Box 9) and providing expertise and training to professionals in the field of criminal justice (project No 4);

(b) Home affairs: Mine clearance and increasing border surveillance capacity on Turkey's Eastern borders (project No 1), setting up a network of civilian oversight committees (project No 3), and providing IT equipment, expertise and training for the fight against money laundering and terrorist financing (project No 5).

58 Compliance with the ‘Copenhagen political criteria’ (projects No 1 to 5), Chapter 23 – Judiciary and fundamental rights (projects No 2 and 4) and Chapter 24 – Justice, freedom and security (projects No 1, 3 and 5).
Box 9 – ‘Improved relations between mass media and judiciary’ (project No 2)

This project implemented at the Ministry of Justice from 2013 until 2015 had two main outputs, notably to create a ‘sound and functioning judiciary spokesmanship’ for Turkey’s courts, as well as a ‘sound functioning relationship between judiciary and independent media’. According to the Commission’s ROM reports, the outputs were achieved, which lead to an overall project performance considered as ‘Good’ (score B), including with regard to sustainability. The project effectively established a network of judicial media centres, including trained judicial spokespersons, in five pilot provinces and, after project end, across the country.

However, as the ROM reports did not take into account the crucial condition of media independence and did not consider in its scoring structural staff turnover at the Ministry of Justice and donor dependency, we have taken the view that this project is unlikely to be sustainable.

45. Whilst four of the five projects audited were delivered, project No 1 was not delivered as intended and did not achieve its expected results (see Box 10). Furthermore, four rule of law projects were delayed by more than two months (projects No 1, 2, 3 and 5). In one case, this delay had a serious impact on project results (project No 1) and indicated that the Turkish authorities were not sufficiently prepared to implement the project. In another case (project No 5), the impact of the delay could be mitigated by the Commission authorising a five-month extension. Overall, these delays were symptomatic of the weak administrative capacity of the Ministry of Interior and Ministry of Justice to timely implement IPA projects (see paragraph 46).

Box 10 – Mine clearance project at Turkey’s Eastern borders (project n°1)

December 2014 saw the start of the first phase of this project implemented by the United Nations Development Programme (UNDP) at Turkey’s borders with Armenia and Iran. It consisted of a major humanitarian mine clearance operation, which was seriously delayed to the extent that, by March 2017, less than 15% of the planned surface had been cleared and the project’s second phase planned at the borders with Iran and Iraq, which was delayed by 21 months, could not start. In spite

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59 Project No 1 (Phase 1) took 30.5 instead of 24 months, both its two phases still incomplete; project No 2 took 29.5 instead of 21 months; project No 3 took 33 instead of 24 months; project No 5 (twinning component) took 29 instead of 24 months. See Annex IV.
of a 7.5 month extension of its first phase, it will be impossible to complete the project within the IPA programme’s final contracting and payment deadlines by the end of 2017 and 2018 respectively. As of September 2017, more than 43 million euro had already been paid.

The project’s failures were mainly due to the Ministry of Defence’s lack of administrative capacity to provide reliable mine records on time and in full, and to high project staff turnover. Furthermore, the Ministry contributed to further delays by belatedly setting up ‘TURMAC’, the Turkish mine clearance authority.

The IPA’s programming was significantly delayed

46. Apart from the IPA I project implementation delays, the IPA I programming delays were significant and harmful because they have caused reductions in the remaining funding and time available for the Turkish ministries to implement the subsequent IPA II budget and projects.

47. For instance, in 2017, under the 2014 IPA Financing Agreement, the Turkish authorities still had to contract more than 93 % (see Table 1), which indicates a significant backlog in implementation. This backlog was already visible on the basis of the size of the decommitments with regard to the two previous financing agreements, which amounted to more than 110 million euros⁶⁰.

⁶⁰ See http://www.cfcu.gov.tr/FinancialAgreements
Table 1 – Percentages of decommitments and funds to be contracted out of annual IPA funds, per programming year

<table>
<thead>
<tr>
<th>Financing Agreement</th>
<th>EU funding (euro)</th>
<th>Amount decommitted (euro)</th>
<th>% decommitments</th>
<th>% to be contracted</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012</td>
<td>225 749 161</td>
<td>56 437 290</td>
<td>25%</td>
<td>Expired</td>
</tr>
<tr>
<td>2013</td>
<td>236 750 014</td>
<td>53 979 003</td>
<td>23%</td>
<td>Expired</td>
</tr>
<tr>
<td>2014</td>
<td>366 040 000</td>
<td>Not yet established</td>
<td>N.a.</td>
<td>93%</td>
</tr>
<tr>
<td>2015</td>
<td>255 100 000</td>
<td>Not yet established</td>
<td>N.a.</td>
<td>92%</td>
</tr>
<tr>
<td>2016</td>
<td>477 890 000</td>
<td>Not yet established</td>
<td>N.a.</td>
<td>100%</td>
</tr>
</tbody>
</table>

Source: Commission, September 2017.

48. The reasons for this backlog are persistent and are thus well known to the Commission and the Turkish authorities. In 2017, the three main reasons are as follows:

(a) According to both the CFCU and the EU Delegation, weak administrative capacity at some ministries when preparing project proposals, particularly open tenders, which caused major delays;

(b) Turkey’s difficulties in ensuring a smooth transition from IPA I to IPA II, in particular when moving to a sector approach and handling more demanding responsibilities for the lead institutions’ operating structures shown in Annex VI, so that Turkey had to manage projects which were increasingly complex and numerous;

(c) Excessive staff turnover at the CFCU. As shown in Figure 2, the CFCU’s annual staff turnover since 2002 has often been above 20%.

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61 In 2009, the ECA already pointed to the ‘insufficient qualified and properly trained staff to process the volume of budget and projects’ at the level of the Turkish authorities. See ECA Special Report No 16/2009, paragraph 38.
Figure 2 – CFCU headcount and staff turnover per year since its creation

Source: ECA analysis, based on CFCU data (March 2017).

49. The CFCU’s persistent staffing problems are a critical bottleneck in the IPA’s future implementation: Staff turnover is high and frequent recruitment means that significant working time has to be invested in coaching and training newcomers.

50. Whilst the NIPAC coordinates and monitors all IPA programmes with a view to facilitating implementation, the NAO accredits monitors and controls the CFCU, as well as the IPA operating structures in Turkey. Although they were clearly in a position to act, neither the NIPAC, nor the NAO, took timely ownership of the IPA’s widespread programming delays in sufficient time. Therefore, staffing problems remained. These difficulties in addressing the CFCU’s excessive staff turnover effectively will further contribute to delays in project tendering and contracting.

51. It was only in the second half of 2016 that the Treasury started conducting detailed workload analyses, as well as staff recruitment and retention strategies for each of the IPA operating structures, with a view to reducing the accumulated backlogs63. Hence, it is too early to assess the results of these measures.

**Project sustainability is at risk due to a lack of political will**

52. In order for the IPA to fulfil its objectives of strengthening Turkey’s administrative capacity and aligning the country with the *acquis*, it is necessary that the positive contributions of IPA projects as described in paragraphs 40 to 44 (e.g. capacity building, dissemination of EU good practice) are sustained overtime. For instance, this is the case when legislative or administrative reforms are put in place and maintained, codes of conduct, guides and handbooks are kept in use and the staff trained remain in active duty in the area for which they have been trained for.

53. We assessed the sustainability of our sample of 15 projects through an in-depth review of project documentation, site visits and interviews with project stakeholders. Amongst the 14 projects in the sample which had been implemented, we found that the Commission and the Turkish authorities had in six cases managed to convert project outputs into results likely to be sustainable: One rule of law, three governance and two human resource projects64.

54. **Box 11** shows an example of an audited governance project and explains why it is likely to be sustainable.

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**Box 11 – ‘Local investment planning capacity’ (project No 9) likely to be sustainable**

In 2015 and 2016, this 2 million euro pilot project improved the investment planning and coordination capacity of the Turkish provincial public administration by building its capacity to analyse and promote local investment proposals. The project notably delivered a local investment planning guide and trained 231 provincial planning experts.

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63 These tasks were mainly conducted thanks to the audited IPA governance project No 6.

64 Projects Nos 5, 6, 9, 10, 12 and 14 (see *Annex IV*).
The likelihood of the project being sustainable is high: At the time of the audit visit (March 2017), the local investment planning guide was still in use and most of the provincial planning experts were on active duty. According to a survey by an independent consultant, the vast majority of the respondents (85.5%) believed that their experience could be replicated throughout Turkey. Key to the project’s sustainability was that it benefited from high political will, as the Minister of the Interior had explicitly encouraged the project.

55. However, for eight out of the remaining 13 implemented projects, we found that the project outputs were at risk or unlikely to be sustainable\(^6\). The reasons are summarised in Table 2.

Table 2 – Implemented PA I projects in Turkey: Reasons for sustainability at risk

<table>
<thead>
<tr>
<th>Project No</th>
<th>Lack of political will</th>
<th>High staff turnover</th>
<th>Weak administrative capacity</th>
<th>Absent or insufficient conditionality</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>✗</td>
<td>✗</td>
<td>✗</td>
<td>-</td>
</tr>
<tr>
<td>2</td>
<td>✗</td>
<td>✗</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>3</td>
<td>✗</td>
<td>✗</td>
<td>✗</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>✗</td>
<td>✗</td>
<td>-</td>
<td>✗</td>
</tr>
<tr>
<td>8</td>
<td>✗</td>
<td>-</td>
<td>✗</td>
<td>✗</td>
</tr>
<tr>
<td>11</td>
<td>-</td>
<td>-</td>
<td>✗</td>
<td>-</td>
</tr>
<tr>
<td>13</td>
<td>✗</td>
<td>-</td>
<td>-</td>
<td>✗</td>
</tr>
<tr>
<td>15</td>
<td>✗</td>
<td>✗</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

Source: ECA, September 2017.

\(^{6}\) For project No 7, due to insufficient time having passed after the end of the project, we could not make an assessment on sustainability for this governance project.
56. We found that the main reason these eight IPA I projects were at risk of not being sustainable was the lack of political will, which has worsened in the context of Turkey’s backsliding (e.g. large-scale dismissals and suspensions of public officials, restrictions on civil society). An example of such a project is shown in Box 12 and Picture 3.

**Box 12 – ‘Improvement of civilian oversight’ (Project No 3)**

The objective of this rule of law project was to prepare legislative changes, as well as organisational changes (local security commissions), and to provide bespoke training material (see Picture 3). The UNDP has implemented this project of 3.5 million euro for the Ministry of Interior. The Ministry needed an eight-month extension to complete the project mainly because of weaknesses in its administrative capacity, such as a lack of clear understanding of the concept of civilian oversight, low participation by the Gendarmerie, turnover of key personnel and administrative changes. The project is unlikely to be sustainable for two main reasons.

The local security commissions are crucial to this project and would involve civil society in order to improve civilian control over the internal security forces (police, coast guards and Gendarmerie). However, the recent use of temporary discretionary powers by the Turkish internal security forces without adequate civilian oversight has actually weakened these forces’ civilian oversight.

Whilst its purpose has been addressed by two successive IPA projects (2008-2010 and this one, in 2012-2015), according to the project’s final report, further resources are critical to ensure sustainability. As a third phase is planned under IPA II (IPA 2014), this shows that the project is heavily donor-dependent.

57. Additionally, the reductions in the remaining funding and time available for the Turkish ministries to implement IPA projects (see **paragraphs 46 and 47**) will reduce their capacity to sequence subsequent contracts related to the same project or meet needs not yet addressed by the IPA or Turkey. Hence, Turkey’s programming delays also directly affect the overall IPA project sustainability.

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66 See the Commission’s Turkey Reports 2015 and 2016, respectively, Chapter 24, p. 5.
CONCLUSIONS AND RECOMMENDATIONS

58. We concluded that the IPA objectives were well designed by the Commission, in particular because it properly identified the requirements necessary to progress towards EU accession and made conclusive sector approach assessments. In practice, however, the IPA funds spent insufficiently addressed some fundamental needs in the rule of law and governance sectors, where some critical reforms are overdue. In areas where there was more political will, such as customs, employment and taxation, IPA I projects have contributed to aligning Turkey with the acquis and strengthening its administrative capacity. However, the sustainability of these results is at risk because of the difficulties in spending the available IPA funds and backsliding on reforms. We therefore consider that the IPA’s effectiveness was only limited.

59. As regards the design of the IPA, we found that the Commission set IPA objectives properly because they were specific and consistent with the legal framework. More concretely, the IPA objectives for the rule of law, governance and human resources were relevant and based on needs which Turkey had identified in order to align itself with the acquis and strengthen its administrative capacity (paragraphs 19 to 20).

60. However, in reality, the funds spent under the IPA I objectives have barely addressed some fundamental needs: the independence and impartiality of justice, the fight against
high level corruption and organised crime, press freedom, the prevention of conflicts of interest, and reinforcing external audit and civil society. According to the Commission’s own analysis, progress in these areas has been unsatisfactory for several years, as there is a lack of political will of the Turkish authorities (paragraphs 21 to 26).

Recommendation 1 – Better target IPA funds under the objectives set

From the 2018 IPA programme onwards, the Commission should better target IPA funds in areas where reforms are overdue and necessary for credible progress towards EU accession, in particular for the independence and impartiality of justice, fight against high level corruption and organised crime, reinforcement of press freedom, prevention of conflicts of interest and strengthening external audit and civil society.

Target implementation date: From the 2018 IPA programme onwards.

61. The Commission decided to implement IPA II through the sector approach, whereby IPA would support sector-wide reforms rather than stand-alone projects. Before applying this new approach, the Commission assessed the sectors’ readiness to absorb IPA II funding. These sector assessments provided for a relevant and conclusive analysis to identify where IPA II could be implemented using the sector approach. However, they were not always comprehensive, notably in the case of three of the five assessment criteria used: Turkey’s donor coordination, sector budget analysis and its performance assessment framework (paragraphs 27 to 29).

Recommendation 2 – Improve the sector approach assessments

In its next update of its sector approach assessments, the Commission should comprehensively cover all the key features of Turkey’s donor coordination, sector budget analysis and, in particular, its performance assessment framework.

Target implementation date: 31 March 2019.

62. In addition to EU funding, IPA conditionality can help to foster the reform process. Despite the continuing unsatisfactory progress highlighted in its Turkey Reports, we found that the Commission had made little use of IPA conditionality to support reforms in the priority sectors where progress was unsatisfactory. In particular, the Commission seldom used conditions such as the option of recentralising the management of IPA projects or
corrective measures if project conditions were not met. Furthermore, the possibility of suspending IPA I funding if the principles of democracy and rule of law were not complied with, was not explicitly reflected in the IPA II regulations (paragraphs 30 to 34).

63. **As regards the implementation of the IPA**, the projects audited generally delivered the intended outputs, which contributed to aligning Turkey with the acquis and strengthening its administrative capacity, even if these were often delayed. We found that the sustainability of these positive results is at risk, mainly due to a lack of political will, worsened by the large-scale dismissals, suspensions of public officials and restrictions on civil society (paragraphs 35 to 38, 40 to 45 and 52 to 57).

<table>
<thead>
<tr>
<th>Recommendation 3 – Increase the use of conditionality</th>
</tr>
</thead>
<tbody>
<tr>
<td>Given the impact that backsliding is already having on project sustainability in Turkey, the Commission should increase the use of political and project conditionality by:</td>
</tr>
<tr>
<td>(a) Making proposals to the IPA II Committee to adjust total IPA II allocations for year ‘N’, including re-directing or reducing IPA II funds in order to address cases of backsliding in the rule of law and governance sectors identified in its annual Turkey Report in year ‘N-1’;</td>
</tr>
<tr>
<td>(b) Deciding, by the end of 2017 and 2020, whether to award the performance reward to Turkey. This decision should accurately reflect the progress made towards enlargement, efficient IPA implementation and the achievement of good results;</td>
</tr>
<tr>
<td>(c) Making progressively more use of the direct management mode to address fundamental needs where there is a lack of political will, in particular, for the fight against high level corruption and organised crime, reinforcement of press freedom, prevention of conflicts of interest and strengthening civil society.</td>
</tr>
<tr>
<td>(d) For new projects and when applicable, setting conditions in the form of minimum requirements to support the timely delivery of expected outputs and sustainability. When these conditions are not met, this should lead to corrective measures (e.g. suspension of payment, project cancellation).</td>
</tr>
</tbody>
</table>

**Target implementation date:** (a) from 31 December 2018 onwards; (b): 31 December 2018 and 31 December 2020; (c) and (d): 31 December 2018.
64. There were shortcomings in the monitoring of project performance, such as projects not being selected by the Commission’s ROM framework, and indicators which were sometimes irrelevant or unreliable, or not accompanied with a relevant baseline (paragraph 39).

<table>
<thead>
<tr>
<th>Recommendation 4 – Improve monitoring of project performance</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Commission should widen the coverage of its ROM reports concerning EU-funded operations in Turkey and improve the relevance and reliability of its project indicators by including the availability of baseline data, when applicable.</td>
</tr>
<tr>
<td><strong>Target implementation date:</strong> From 2018 onwards.</td>
</tr>
</tbody>
</table>

65. Another source of concern is that due to widespread programming and implementation backlogs, the IPA was significantly delayed. This led to reductions in the funding and time available for the Turkish authorities to implement subsequent IPA II budget and projects, and will further contribute to delaying project tendering and contracting. The reasons for these delays were known: weak administrative capacity at some ministries for preparing project proposals, the transition to the sector approach and excessive staff turnover at the CFCU, which manages most of the IPA funds spent in Turkey (paragraphs 46 to 51).

<table>
<thead>
<tr>
<th>Recommendation 5 – Reduce backlogs by applying indirect management selectively</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under IPA II, the Commission should apply indirect management selectively, taking into account the volume of funds involved, the complexity of the projects to be prepared and tendered by the Turkish authorities, and the CFCU’s capacity.</td>
</tr>
<tr>
<td><strong>Target implementation date:</strong> Progressively, starting immediately.</td>
</tr>
</tbody>
</table>
This Report was adopted by Chamber III, headed by Mr Karel PINXTEN, Member of the Court of Auditors, in Luxembourg at its meeting of 6 February 2018.

For the Court of Auditors

Klaus-Heiner LEHNE

President
### Key events for understanding EU-Turkey relations

<table>
<thead>
<tr>
<th>Year</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1950</td>
<td>13 April – Turkey becomes a member of the Council of Europe</td>
</tr>
<tr>
<td>1954</td>
<td>18 May – Turkey ratifies the European Convention on Human Rights</td>
</tr>
<tr>
<td>1959</td>
<td>31 July – Turkey applies for association with the European Economic Community</td>
</tr>
<tr>
<td>1963</td>
<td>12 September – Turkey signs the Association Agreement with the European Economic Community, which opens Turkey’s access to Community (and later Union) programmes</td>
</tr>
<tr>
<td>1987</td>
<td>14 April – Turkey applies for membership of the European Economic Community</td>
</tr>
<tr>
<td>1995</td>
<td>31 December – The EU-Turkey Customs Union Agreement enters into force</td>
</tr>
<tr>
<td>1999</td>
<td>12 December – The Council confirms Turkey as a candidate country</td>
</tr>
<tr>
<td>2001</td>
<td>24 March – The Council adopts the first Accession Partnership with Turkey; the last one would be adopted on 18 February 2008</td>
</tr>
<tr>
<td>2005</td>
<td>3 October – Turkey’s accession negotiations formally start</td>
</tr>
<tr>
<td>2006</td>
<td>12 June – Turkey’s first chapter is opened for negotiations (25 - science and research)</td>
</tr>
<tr>
<td>2010</td>
<td>September – The Turkish parliament amends the Constitution to make the military more accountable to civilian courts and to increase the legislature’s power to appoint judges. Opponents of the referendum criticised this as a reduction of the independence of the military and the judiciary</td>
</tr>
<tr>
<td>2011</td>
<td>December – As only 13 chapters had been opened since 2006, the Council endorses the Positive Agenda, meant to give a new impetus to accession negotiations</td>
</tr>
<tr>
<td>2013</td>
<td>May – Protests in Istanbul’s Gezi Park lead to the arrest of many Turkish citizens on suspicion of belonging to a terrorist organisation</td>
</tr>
<tr>
<td></td>
<td>17 and 25 December – Four ministers, relatives of Cabinet members and various public officials and businessmen are accused of high-level corruption; widespread reassignments and dismissals of prosecutors, judges and police officers follow</td>
</tr>
<tr>
<td>2014</td>
<td>14 December – Following concerted law enforcement actions, renowned Turkish journalists and media representatives are detained</td>
</tr>
<tr>
<td>2016</td>
<td>30 June – The 16th chapter is opened for negotiations (33 - Financial and Budgetary Provisions)</td>
</tr>
<tr>
<td></td>
<td>15 July - A military coup attempt causes 241 deaths and 2 196 injured. Turkey attributes the failed coup to the Gülen movement, which it sees as a terrorist organisation</td>
</tr>
<tr>
<td></td>
<td>9 and 10 December 2016: The Venice Commission adopts opinions raising serious concerns on the widespread use of emergency decree laws</td>
</tr>
<tr>
<td>Year</td>
<td>Event</td>
</tr>
<tr>
<td>------</td>
<td>-------</td>
</tr>
<tr>
<td>2017</td>
<td>10 and 11 March – The Venice Commission adopts opinions raising serious concerns on the constitutional amendment to transfer powers to the President of the Republic, as well as the widespread use of emergency decree laws with respect to media freedom.</td>
</tr>
<tr>
<td></td>
<td>16 April – A referendum on the new constitution results in a majority of the popular vote in favour of turning Turkey’s parliamentary democracy into a presidential system.</td>
</tr>
</tbody>
</table>

Source: ECA, on the basis of European Commission data.
## Status of Turkey’s EU accession negotiations

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Title</th>
<th>Status accession negotiations</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Free movement of goods</td>
<td>Not open</td>
</tr>
<tr>
<td>2</td>
<td>Freedom of movement for workers</td>
<td>Not open</td>
</tr>
<tr>
<td>3</td>
<td>Right of establishment and freedom to provide services</td>
<td>Not open</td>
</tr>
<tr>
<td>4</td>
<td>Free movement of capital</td>
<td>Opened</td>
</tr>
<tr>
<td>5</td>
<td>Public Procurement</td>
<td>Not open</td>
</tr>
<tr>
<td>6</td>
<td>Company law</td>
<td>Opened</td>
</tr>
<tr>
<td>7</td>
<td>Intellectual property law</td>
<td>Opened</td>
</tr>
<tr>
<td>8</td>
<td>Competition policy</td>
<td>Not open</td>
</tr>
<tr>
<td>9</td>
<td>Financial services</td>
<td>Not open</td>
</tr>
<tr>
<td>10</td>
<td>Information society and media</td>
<td>Opened</td>
</tr>
<tr>
<td>11</td>
<td>Agriculture and rural development</td>
<td>Not open</td>
</tr>
<tr>
<td>12</td>
<td>Food safety, veterinary and phytosanitary policy</td>
<td>Opened</td>
</tr>
<tr>
<td>13</td>
<td>Fisheries</td>
<td>Not open</td>
</tr>
<tr>
<td>14</td>
<td>Transport policy</td>
<td>Not open</td>
</tr>
<tr>
<td>15</td>
<td>Energy</td>
<td>Not open</td>
</tr>
<tr>
<td>16</td>
<td>Taxation</td>
<td>Opened</td>
</tr>
<tr>
<td>17</td>
<td>Economic and monetary policy</td>
<td>Opened</td>
</tr>
<tr>
<td>18</td>
<td>Statistics</td>
<td>Opened</td>
</tr>
<tr>
<td>19</td>
<td>Social policy and employment</td>
<td>Not open</td>
</tr>
<tr>
<td>20</td>
<td>Enterprise and industrial policy</td>
<td>Opened</td>
</tr>
<tr>
<td>21</td>
<td>Trans-European networks</td>
<td>Opened</td>
</tr>
<tr>
<td>22</td>
<td>Regional policy and coordination of structural instruments</td>
<td>Opened</td>
</tr>
<tr>
<td>23</td>
<td>Judiciary and fundamental rights</td>
<td>Not open</td>
</tr>
<tr>
<td>24</td>
<td>Justice, freedom and security</td>
<td>Not open</td>
</tr>
<tr>
<td>25</td>
<td>Science and research</td>
<td>Closed</td>
</tr>
<tr>
<td>26</td>
<td>Education and culture</td>
<td>Not open</td>
</tr>
<tr>
<td>27</td>
<td>Environment and climate change</td>
<td>Opened</td>
</tr>
<tr>
<td>28</td>
<td>Health and consumer protection</td>
<td>Opened</td>
</tr>
<tr>
<td>29</td>
<td>Customs union</td>
<td>Not open</td>
</tr>
<tr>
<td>30</td>
<td>External relations</td>
<td>Not open</td>
</tr>
<tr>
<td>31</td>
<td>Foreign, security and defense policy</td>
<td>Not open</td>
</tr>
<tr>
<td>32</td>
<td>Financial control</td>
<td>Opened</td>
</tr>
<tr>
<td>33</td>
<td>Financial and budgetary provisions</td>
<td>Opened</td>
</tr>
<tr>
<td>34</td>
<td>Institutions</td>
<td>Not open</td>
</tr>
<tr>
<td>35</td>
<td>Other issues</td>
<td>Not open</td>
</tr>
</tbody>
</table>

*Source: European Commission, 2017.*
**ANNEX III**

IPA sectors in Turkey with allocations, percentages of total allocation and, for the selected priority sectors, contracted amounts

IPA I (2007-2013)

*(in euro)*

<table>
<thead>
<tr>
<th>Components</th>
<th>Allocated</th>
<th>% allocated</th>
<th>Contracted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule of Law</td>
<td>548 702 551</td>
<td>11.98%</td>
<td>452 341 541</td>
</tr>
<tr>
<td>Governance</td>
<td>681 747 546</td>
<td>14.88%</td>
<td>649 386 948</td>
</tr>
<tr>
<td>Other</td>
<td>388 179 777</td>
<td>8.47%</td>
<td></td>
</tr>
<tr>
<td>Regional and Cross- Border Co-operation (II)</td>
<td>7 000 000</td>
<td>0.15%</td>
<td></td>
</tr>
<tr>
<td>Regional Development (III)</td>
<td>1 626 891 869</td>
<td>35.51%</td>
<td></td>
</tr>
<tr>
<td>Human Resources Development (IV)</td>
<td>455 055 077</td>
<td>9.93%</td>
<td>395 641 762</td>
</tr>
<tr>
<td>Rural Development (V)</td>
<td>873 890 000</td>
<td>19.07%</td>
<td></td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>4 581 466 820</strong></td>
<td><strong>100%</strong></td>
<td></td>
</tr>
</tbody>
</table>

IPA II (2014-2020)

*(in euro)*

<table>
<thead>
<tr>
<th>Sectors</th>
<th>Allocated</th>
<th>% allocated</th>
<th>Contracted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule of law and fundamental rights</td>
<td>624 900 000</td>
<td>13.91%</td>
<td>44 793 588</td>
</tr>
<tr>
<td>Governance and Democracy</td>
<td>956 500 000</td>
<td>21.30%</td>
<td>170 771 646</td>
</tr>
<tr>
<td>Energy</td>
<td>93 500 000</td>
<td>2.08%</td>
<td></td>
</tr>
<tr>
<td>Agriculture</td>
<td>912 200 000</td>
<td>20.31%</td>
<td></td>
</tr>
<tr>
<td>Transport</td>
<td>442 800 000</td>
<td>9.86%</td>
<td></td>
</tr>
<tr>
<td>Environment</td>
<td>644 600 000</td>
<td>14.35%</td>
<td></td>
</tr>
<tr>
<td>Competitiveness and innovation</td>
<td>344 400 000</td>
<td>7.67%</td>
<td></td>
</tr>
<tr>
<td>Education, employment and social policies</td>
<td>435 000 000</td>
<td>9.69%</td>
<td>0</td>
</tr>
<tr>
<td>Territorial and regional cooperation</td>
<td>36 995 265</td>
<td>0.82%</td>
<td></td>
</tr>
<tr>
<td><strong>Grand Total</strong></td>
<td><strong>4 490 895 265</strong></td>
<td><strong>100%</strong></td>
<td></td>
</tr>
</tbody>
</table>

*Note:* The sectors selected for this audit are displayed in green background.

## Overview of the audited IPA I projects

<table>
<thead>
<tr>
<th>No</th>
<th>Project Description</th>
<th>Amount contracted (euro)</th>
<th>Amount paid (euro)</th>
<th>% absorbed (paid/contracted)</th>
<th>Sector</th>
<th>Component</th>
<th>Project start</th>
<th>Planned end</th>
<th>Actual end</th>
<th>Delays</th>
<th>Sustainability</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Socioeconomic development through demining and increasing the border surveillance capacity of the Eastern Borders of Turkey - Phase I and II</td>
<td>61 451 515</td>
<td>41 452 408</td>
<td>66%</td>
<td>Rule of Law</td>
<td>Phase I</td>
<td>29.05.15</td>
<td>28.05.17</td>
<td>21.11.17</td>
<td>3 months or less</td>
<td>Likely</td>
</tr>
<tr>
<td>2</td>
<td>Improved Relations between Mass Media and Judiciary</td>
<td>1 453 300</td>
<td>1 453 300</td>
<td>100%</td>
<td>Rule of Law</td>
<td>Phase II</td>
<td>30.05.15</td>
<td>28.05.17</td>
<td>31.12.17</td>
<td>3 months or less</td>
<td>Likely</td>
</tr>
<tr>
<td>3</td>
<td>Improvement of Civilian Oversight in Turkey - Phase II</td>
<td>1 639 955</td>
<td>1 639 955</td>
<td>100%</td>
<td>Rule of Law</td>
<td>27.07.12</td>
<td>27.07.14</td>
<td>27.03.15</td>
<td>2 months or less</td>
<td>Likely</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Improved Efficiency of Turkish Criminal Justice System</td>
<td>2 538 872</td>
<td>2 538 872</td>
<td>100%</td>
<td>Rule of Law</td>
<td>12.03.12</td>
<td>12.12.14</td>
<td>12.12.14</td>
<td>2 months or less</td>
<td>Likely</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Efficiency in Anti-Money Laundering and Counter Terrorist Financing</td>
<td>2 482 879</td>
<td>2 482 879</td>
<td>100%</td>
<td>Rule of Law</td>
<td>Training</td>
<td>03.05.17</td>
<td>02.05.17</td>
<td>01.06.17</td>
<td>2 months or less</td>
<td>Likely</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Outputs</th>
<th>Delays</th>
<th>Sustainability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delivered</td>
<td>2 months or less</td>
<td>Likely</td>
</tr>
<tr>
<td>Partly delivered</td>
<td>More than 2 months, but mitigated</td>
<td>At risk</td>
</tr>
<tr>
<td>Not delivered</td>
<td>More than 2 months, not mitigated</td>
<td>Unlikely</td>
</tr>
</tbody>
</table>

*Implementation stage did not permit assessment*

**Actual end date:** Contractual end (completion, expiry or expected completion date).
### ANNEX V

List of audit interviews conducted in Turkey in 2017

<table>
<thead>
<tr>
<th>Visits</th>
<th>Name of entity visited</th>
</tr>
</thead>
<tbody>
<tr>
<td>13 March</td>
<td>EU Delegation, the Ambassador and various units</td>
</tr>
<tr>
<td>14 March</td>
<td>Ministry for EU Affairs, the Ambassador/National IPA Coordinator and the Directorate of Financial Cooperation</td>
</tr>
<tr>
<td>14 March</td>
<td>Turkish Court of Accounts, the President</td>
</tr>
<tr>
<td>15 March</td>
<td>Ministry of Interior, EU Affairs and Foreign Relations Department</td>
</tr>
<tr>
<td>15 March</td>
<td>Ministry of Interior (Border Management Bureau, Turkish Mine Action Centre), with delegates from the Ministry of Defence</td>
</tr>
<tr>
<td>15 March</td>
<td>UNDP (project office)</td>
</tr>
<tr>
<td>15 March</td>
<td>Ministry for EU Affairs, civil society team</td>
</tr>
<tr>
<td>15 March</td>
<td>Ministry of Interior, Strategy Development Department</td>
</tr>
<tr>
<td>16 March</td>
<td>Ministry of Justice (various departments)</td>
</tr>
<tr>
<td>16 March</td>
<td>Council of Europe (project office)</td>
</tr>
<tr>
<td>16 March</td>
<td>Ministry of Finance, Revenue Administration</td>
</tr>
<tr>
<td>16 March</td>
<td>Board of Treasury Controllers, IPA Audit Authority</td>
</tr>
<tr>
<td>17 March</td>
<td>Under-secretariat for Treasury, IPA Central Finance and Contracts Unit</td>
</tr>
<tr>
<td>17 March</td>
<td>Senior advisers team from Support for Improvement in Governance and Management (SIGMA) assessing Turkey</td>
</tr>
<tr>
<td>17 March</td>
<td>Under-secretariat for Treasury, IPA National Authorising Officer</td>
</tr>
<tr>
<td>20 March</td>
<td>Prime Ministry Inspection Board, Antifraud Coordination Service</td>
</tr>
<tr>
<td>20 March</td>
<td>Ministry of Customs and Trade, Directorate General for the EU and External Relations and Directorate General for Customs Enforcement</td>
</tr>
<tr>
<td>20 March</td>
<td>Ministry of Labour and Social Security, Directorate of EU and Financial Assistance</td>
</tr>
<tr>
<td>20 March</td>
<td>Ankara Development Agency</td>
</tr>
<tr>
<td>21 March</td>
<td>The World Bank</td>
</tr>
<tr>
<td>21 March</td>
<td>Social Security Institution</td>
</tr>
<tr>
<td>21 March</td>
<td>Middle East Technology University</td>
</tr>
<tr>
<td>21 March</td>
<td>Ministry of Family and Social Policies</td>
</tr>
<tr>
<td>21 March</td>
<td>Ministry of Finance (Financial Crimes Investigation Board), with delegates from Turkey’s Banking Regulation and Supervision Agency</td>
</tr>
<tr>
<td>22 March</td>
<td>East Black Sea Development Agency in Trabzon</td>
</tr>
<tr>
<td>22 March</td>
<td>Public Education Centre in Giresun</td>
</tr>
<tr>
<td>22 March</td>
<td>Ministry of Development</td>
</tr>
<tr>
<td>22 March</td>
<td>EU Delegation</td>
</tr>
<tr>
<td>23 March</td>
<td>Social Service Centre in Istanbul</td>
</tr>
</tbody>
</table>

*Source: ECA. All visits took place in Ankara, unless stated otherwise.*
Indirect management under IPA I

**Operating Structure**

- **Commission**
  - Programming, ex ante and ex post controls, monitoring, evaluation, audit

- **Treasury**
  - Competent Accrediting Officer
  - NAO
  - Audit Authority

- **Ministry for EU Affairs (MEUA)**
  - NIPAC

**Component I**
- CFCU
  - Programme Authorising Officer

**Component II**
- Ministry of Labour and social security

**Component IV**

- **End Beneficiaries** (Line ministries, organisations, etc.)

- Tendering, contracting, payment
- Accounting, monitoring
Indirect management under IPA II

**IPA II**

**Commission**

- Programming, ex ante and ex post controls, monitoring, evaluation, audit

**Treasury**

- Accrediting, Controlling, Monitoring
- Auditing

- NAO
- Audit Authority

**Ministry for EU Affairs**

- NIPAC
  - Coordinating, Monitoring

**Operating Structure**

**Annual Action Programmes**

- Lead institutions
  - Ministry of the Interior
  - Ministry of Justice
  - MEUA

- CFCU
  - Cooperation agreement

**Multi Annual Action Programmes**

- Ministry of Labour and social security

**End Beneficiaries** (Line ministries, organisations, etc.)

- Tendering, contracting, payment, accounting, monitoring

**Cooperation agreement**
OBSERVATIONS

Box 3 – IPA funding in support of press freedom (2007-2016)

The Commission notes that under IPA II 35% of the indicative allocation 2014-2020 is to support Democracy and Rule of Law. Fundamental rights, including press freedom is a clear priority area. Due to the general delays in the start of IPA II implementation such projects have not started yet. The Commission would like to underline that IPA is not the only instrument supporting press freedom; the European Instrument for Democracy and Human Rights and the multi-country Civil Society Facility are complementary instruments. Under the EIDHR, for example, 7 media related projects were targeting Turkey in 2013-16.

Box 9 – ‘Improved relations between mass media and judiciary’ (project No 2)

The Commission notes that ROM reports provide a snapshot of the progress of implementation of a project at a particular time.

CONCLUSIONS AND RECOMMENDATIONS

Recommendation 1 – Better target IPA funds under the objectives set

The Commission accepts this recommendation.

The Commission takes note of the target implementation date and will consider the refocussing under the 2018 programming exercise, keeping within the political guidelines.

The Commission notes that progress in such sensitive areas is not only dependent on IPA funding allocated but more importantly on the political will of the Turkish authorities.

Recommendation 2 – Improve the sector approach assessments

The Commission accepts this recommendation.

Recommendation 3 – Increase the use of conditionality

The Commission accepts this recommendation.

Recommendation 4 - Improve monitoring of project performance

The Commission accepts this recommendation.

Recommendation 5 - Reduce backlogs by applying indirect management selectively

The Commission accepts this recommendation.
<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adoption of Audit Planning Memorandum (APM) / Start of audit</td>
<td>17.1.2017</td>
</tr>
<tr>
<td>Official sending of draft report to Commission (or other auditee)</td>
<td>7.12.2017</td>
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<tr>
<td>Adoption of the final report after the adversarial procedure</td>
<td>6.2.2018</td>
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<tr>
<td>Commission’s (or other auditee’s) official replies received in all languages</td>
<td>8.3.2018</td>
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</table>
As a key foreign policy partner and candidate for EU membership, Turkey is the top beneficiary of EU aid outside the EU. We audited the effectiveness of 3.8 billion euro in pre-accession assistance in the areas of the rule of law, governance and human resources. We found that the assistance is generally well-designed and projects deliver outputs. However, mainly due to a lack of political will and because the Commission has made little use of conditions, EU assistance has insufficiently addressed some fundamental needs and the sustainability of results is often at risk. We therefore consider the effectiveness of the funding to be only limited and make a number of recommendations for improvements, including better targeting of funds and increased conditionality.