

Question for written answer P-005354/2015
to the Commission
Rule 130
Beatrix von Storch (ECR)

Subject: Creation of a segregated account for Greece

Greece has undertaken to set up a 'segregated account'. The Eurogroup has announced that, among other things, Greece will enact a constitutional amendment to safeguard the legal status of the segregated account for debt servicing.

1. Has the segregated account actually been set up? With what institution has it been set up? Who has access to it, and what is the present balance of the account?
2. Has the segregated account's status as an account for servicing the Greek debt been legally safeguarded in the Constitution in accordance with Greece's undertaking (statement by the Eurogroup of 21 February 2012), and if not, what procedural stage has the necessary constitutional amendment reached?
3. Have all privatisation revenues, the targeted primary surpluses and 30% of all primary surpluses in excess of the agreed targets been transferred as planned to the segregated account to meet debt service payment on a quarterly basis (statement of the Eurogroup of 27 November 2012), and if not, why not?