

**Question for written answer E-003015/2021/rev.1
to the Commission**

Rule 138

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Subject: The Swiss franc and EU acquis

European Court of Justice (ECJ) judgments C-118/17 and C-29/2019 held that an invalid currency clause would render the whole contract null and void. Despite this, Croatian courts are still not ruling in accordance with previous judgments but rather contrary to the EU acquis, favouring rogue traders (i.e. banks) and harming consumers ((former) debtors in Swiss francs).

How can the Commission encourage the Croatian judiciary and courts to pass judgments in line with those of the European Court of Justice?