

**Question for written answer P-006880/2017
to the Commission**
Rule 130
Petr Ježek (ALDE)

Subject: Intermediate parent undertakings - Capital Requirements Directive

In Article 21b of its proposal of 23 November 2016 to amend the Capital Requirements Directive, the Commission proposes that third country financial groups should be obliged to establish an intermediate parent undertaking in the Union. In view of this:

1. Could the Commission further justify this proposal?
2. What studies and statistics is this proposal based on?
3. How is this formality deemed proportionate for achieving the stated policy goal of adequately supervising third country financial groups with a significant presence in the EU, and for improving their resolvability? How will the new requirement be enforced?