DRAFT OPINION

of the Committee on Economic and Monetary Affairs

for the Committee on Legal Affairs

on the proposal for a directive of the European Parliament and of the Council amending Council Directives 78/660/EEC and 83/349/EEC as regards disclosure of non-financial and diversity information by certain large companies and groups
(COM(2013)0207 – C7-0103-2013 – 2013/0110(COD))

Rapporteur: Sharon Bowles
SHORT JUSTIFICATION

The legislative proposal put forward by the Commission revises the recently ratified 2013 Accounting Directive whereby they are seeking to strengthen the existing language in the corporate governance statement regarding the disclosure of non-financial information, relating to at least environmental, social, and employee-related matters, respect of human rights, anti-corruption, bribery and diversity.

Your rapporteur commends the Commission in seeking to improve transparency in the information provided by large companies in the EU, despite it having come after the recent ratification of the Accounting Directive, and suggests further improvements to the Commission's text.

Country-by-country Reporting

In light of Commissioner Barnier's\(^1\) comments and the European Council conclusions in May of this year\(^2\), this revision of the 2013 Accounting Directive should also include mandatory country-by-country reporting (CBCR) for all large EU companies in order to ensure a level playing field amongst European firms and investors. CBCR should also be defined properly, so as to reduce confusion regarding its meaning and how it should be used. The information provided within it should be audited, as it is in the Capital Requirements Directive (CRDIV) for banks.

Due diligence requirements

Greater transparency in the information that companies compile in their annual accounts leads to better corporate practices and sustainability. Building on the Commission's requirements for EU companies to detail their environmental, social and employee matters, respect for human rights, anti-corruption and bribery matters; EU companies should also have in place robust due-diligence policies for the supply chain in each of these areas so as to mitigate risks not only to the companies themselves but also to the member state or third country in which the company operates. This has become more relevant in light of recent supply chain scandals such as the meat adulteration scandal and the Savar building collapse in Bangladesh - both of which occurred this year.

Tax planning arrangements

Aggressive tax planning has a detrimental effect on the internal market as well as Member State's tax base.

The rapporteur has therefore put forward two proposals in order to mitigate the proliferation of these elaborate tax planning structures. The first is to require greater transparency for investors, by asking large EU companies to disclose their tax planning arrangements and the general substance of tax advice they receive from consultancy firms and the second is to


encourage member states to implement General Anti-Avoidance Rules (GAAR) in line with the European Commission's recommendations on the 6th December 2012\(^1\).

**Scope**

The scope of this proposal has been tightened so that all companies which have a balance sheet of €20 Million or turnover of at least €40 Million after tax contributions should provide the required non-financial information, regardless of how many people they employ. The reason for this is that some companies can significantly impact the countries in which they operate, even if they employ a smaller number of people relative to their financial size, and so they should not be exempt.

**Existing Frameworks**

The proposal references international, European and National frameworks and guidelines that EU companies can use to direct their non-financial disclosures. Your rapporteur would like to see certain frameworks used by companies as a base-line set of guidelines.

There should still be flexibility for companies to go further than the recommended guidelines specify but they should be used where possible as a minimum set of guidelines nonetheless.

**Audit requirements**

Your rapporteur commends the inclusion by the Commission of the required non-financial reporting policies being part of the management report.

The Country-by-country report should be audited in order to promote greater trust from European investors but also to ensure greater consistency with the CBCR requirements for banks in Capital Requirements Directive (CRDIV).

**Special responsibility of Financial Institutions**

As this is an ECON opinion, it is important to recognise that the financial system, and the institutions that play an integral part in it, have an all pervasive and unique effect on society as a whole.

Financial institutions, therefore, have a duty of care to ensure that their governance and codes of ethics are in sync with this position and should prepare, and make public, a 'Special Responsibility Report' which includes information on how they recognise their special responsibility in staff training, the systems they may have for regulatory arbitrage and their alert mechanisms.

**AMENDMENTS**

The Committee on Economic and Monetary Affairs calls on the Committee on Legal Affairs, as the committee responsible, to incorporate the following amendments in its report:

Amendment 1
Proposal for a directive
Title 1

*Text proposed by the Commission*

Proposal for a
DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
amending Council Directives 78/660/EEC and 83/349/EEC as regards disclosure of non-financial and diversity information by certain large *companies* and groups

(Text with EEA relevance)

*Amendment*

Proposal for a
DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
amending Directive 2013/34/EU as regards disclosure of non-financial and diversity information by certain large *undertakings* and groups

(Text with EEA relevance)

Or. en

Amendment 2
Proposal for a directive
Recital 1

*Text proposed by the Commission*

(1) In its Communication to the European Parliament, the Council, the Economic and Social Committee and the Committee of the Regions entitled ‘Single Market Act Twelve levers to boost growth and strengthen confidence ‘Working together to create new growth’’,\(^9\) adopted on 13 April 2011, the Commission identifies the need to improve the transparency of the social and environmental information provided by *companies* in all sectors, in order to ensure a level playing field.

*Amendment*

(1) In its Communication to the European Parliament, the Council, the Economic and Social Committee and the Committee of the Regions entitled ‘Single Market Act Twelve levers to boost growth and strengthen confidence ‘Working together to create new growth’’,\(^9\) adopted on 13 April 2011, the Commission identifies the need to improve the transparency of the social and environmental information provided by *undertakings* in all sectors, in order to ensure a level playing field.


Or. en
Amendment 3

Proposal for a directive
Recital 2

Text proposed by the Commission

(2) The necessity to improve company disclosure of social and environmental information, by presenting a legislative proposal in this field, was reiterated in the Communication from the Commission to the European Parliament, the Council, the Economic and Social Committee and the Committee of the Regions entitled ‘A renewed EU strategy 2011-14 for Corporate Social Responsibility’\(^\text{10}\) adopted on 25 October 2011.


Amendment

(2) The necessity to improve undertakings’ disclosure of social and environmental information, by presenting a legislative proposal in this field, was reiterated in the Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions entitled "A renewed EU strategy 2011-14 for Corporate Social Responsibility"\(^\text{10}\) adopted on 25 October 2011.


Or. en

Amendment 4

Proposal for a directive
Recital 3 a (new)

Text proposed by the Commission

(3a) Due to their dominant nature of the financial system on the economy and society, financial institutions have a duty of care and special responsibility to the financial system and its effect on society. This special responsibility is analogous to the behavioural special responsibility of a dominant company, even if such dominance is not present in terms of a competition policy analysis. In recognition of this, financial institutions should produce a 'Special Responsibility'
report, made available to the public, that specifies the procedures that they have in place to address these considerations.

Amendment 5
Proposal for a directive
Recital 4

Text proposed by the Commission

(4) The coordination of national provisions concerning the disclosure of non-financial information in respect of large undertakings with limited liability is of importance for the interests of companies, shareholders and other stakeholders alike. Coordination is necessary in those fields because most of these undertakings operate in more than one Member State.

Amendment

(4) The coordination of national provisions concerning the disclosure of non-financial information in respect of large undertakings with limited liability is of importance for the interests of undertakings, shareholders and other stakeholders alike. Coordination is necessary in those fields because most of these undertakings operate in more than one Member State.

Amendment 6
Proposal for a directive
Recital 5

Text proposed by the Commission

(5) It is also necessary to establish a certain minimum legal requirement as regards the extent of the information that should be made available to the public by undertakings across the Union. Annual reports should give a fair and comprehensive view of an undertaking’s policies, results, and risks.

Amendment

(5) It is also necessary to establish a certain minimum legal requirement as regards the extent of the information that should be made available to the public and other authorities by undertakings across the Union. Management reports should give a fair and comprehensive view of an undertaking’s policies, results, and risks.
Amendment 7
Proposal for a directive
Recital 6

Text proposed by the Commission
(6) In order to enhance consistency and comparability of non-financial information disclosed throughout the Union, companies should be required to include in their annual report a non-financial statement containing information relating to at least environmental matters, social and employee-related matters, respect for human rights, anti-corruption and bribery matters. Such statement should include a description of the policies, results, and the risks related to those matters.

Amendment
(6) In order to enhance consistency and comparability of non-financial information disclosed throughout the Union, undertakings should be required to include in their management report a non-financial statement containing information relating to at least environmental matters, social and employee-related matters, respect for human rights, anti-corruption and bribery matters. Such statement should include a description of the policies, results, and the risks related to those matters.

Or. en

Amendment 8
Proposal for a directive
Recital 6 a (new)

Text proposed by the Commission
(6a) Social matters include responsible behaviour on tax planning to ensure that a fair share of tax is paid in the right place and that aggressive tax avoidance is averted.

Amendment

(6a) Social matters include responsible behaviour on tax planning to ensure that a fair share of tax is paid in the right place and that aggressive tax avoidance is averted.

Or. en

Amendment 9
Proposal for a directive
Recital 7
(7) In providing this information, companies may rely on national frameworks, EU-based frameworks such as the Eco-Management and Audit Scheme (EMAS), and international frameworks such as the United Nations (UN) Global Compact, the Guiding Principles on Business and Human Rights implementing the UN ‘Protect, Respect and Remedy’ Framework, the Organisation for Economic Co-operation and Development (OECD) Guidelines for Multinational Enterprises, the International Organisation for Standardisation (ISO) 26000, the International Labour Organization (ILO) Tripartite Declaration of principles concerning multinational enterprises and social policy, and the Global Reporting Initiative. In the case of information provided relating to social and employee matters and human rights, the United Nations Guiding Principles on Business and Human Rights and the OECD Guidelines for Multinational Enterprises should be considered the basic set of guidelines. Similarly, in the case of Environmental, Corruption and Bribery matters, the (UN) Global Compact should be considered the basic set of guidelines.

Amendment 10
Proposal for a directive
Recital 8

Text proposed by the Commission
(8) Paragraph 47 of the final declaration of the United Nations Rio +20 conference, ‘The Future We Want’\textsuperscript{13}, recognises the importance of corporate sustainability

Amendment
(8) Paragraph 47 of the final declaration of the United Nations RIO +20 conference, ‘The Future We Want’\textsuperscript{13}, recognises the importance of corporate sustainability
reporting and encourages *companies*, where appropriate, to consider integrating sustainability information into their reporting cycle. It also encourages industry, interested governments and relevant stakeholders with the support of the United Nations system, as appropriate, to develop models for best practice and facilitate action for the integration of financial and non-financial information, taking into account experiences from already existing frameworks.


Amendment 11
Proposal for a directive
Recital 10

*Text proposed by the Commission*

(10) The European Council of 24 and 25 March 2011 called for the overall regulatory burden, in particular for small and medium-sized enterprises (‘SMEs’), to be reduced at both European and national levels and suggested measures to increase productivity while the Europe 2020 Strategy for smart, sustainable and inclusive growth aims to improve the business environment for SMEs and to promote their internationalisation. Thus, according to the ‘think-small-first’ principle, the disclosure requirements under Directive 78/660/EEC and Directive 83/349/EEC should only apply to certain large undertakings and groups.

*Amendment*

(10) The European Council of 24 and 25 March 2011 called for the overall regulatory burden, in particular for small and medium-sized enterprises (‘SMEs’), to be reduced at both European and national levels and suggested measures to increase productivity while the Europe 2020 Strategy for smart, sustainable and inclusive growth aims to improve the business environment for SMEs and to promote their internationalisation. Thus, according to the “think-small-first” principle, the disclosure requirements under Directive 2013/34/EU should only apply to certain large undertakings and groups.
Amendment 12
Proposal for a directive
Recital 11

Text proposed by the Commission

(11) The scope of these non-financial disclosure requirements should be defined by reference to the average number of employees, total assets and turnover. SMEs should be exempted from additional requirements, and the obligation to disclose a non-financial statement in the annual report should only apply to those companies whose average number of employees exceeds 500, and exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million.

Amendment

(11) The scope of these non-financial disclosure requirements should be defined by reference to the turnover of the company. SMEs should be exempted from additional requirements, and the obligation to disclose a non-financial statement in the annual report should only apply to those undertakings which exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million.

Or. en

Amendment 13
Proposal for a directive
Recital 11 a (new)

Text proposed by the Commission

(11a) The European Council of 22 May 2013 called for the mandatory introduction of country-by-country reporting for all large companies and groups as part of the revision of Directive 2013/34/EU. Therefore, in order to provide for enhanced transparency of payments made to governments, large undertakings and public interest entities should disclose material payments made to governments in the countries in which they operate. Such disclosures should be published, where possible, as an annex to the annual financial statements or to the consolidated financial statements of the
undertaking concerned.

Amendment 14
Proposal for a directive
Recital 11 b (new)

Text proposed by the Commission

(11b) To mitigate aggressive tax planning and avoidance by Union undertakings, Member States should introduce general anti-avoidance rules (GAAR) in line with the European Commission Recommendation on Aggressive Tax Planning of 12 December 2012 and the OECD Progress Report to the G20 of 5 September 2013. Furthermore, large undertakings in the Union should also make public a report on their aggressive tax planning systems, including other relevant information.

Amendment 15
Proposal for a directive
Recital 12

Text proposed by the Commission

(12) Some of the companies and groups falling under the scope of Directive 78/660/EEC and Directive 83/349/EEC already prepare non-financial reports on a voluntary basis. Those companies should not be subject to the obligation to provide a non-financial statement in the annual report, provided that the report corresponds to the same financial year, covers at least the same content required by this Directive,
and is annexed to the annual report. and is annexed to the management report.

Amendment 16
Proposal for a directive
Recital 14

*Text proposed by the Commission*

(14) As required by Article 51a (e) of Directive 78/660/EEC, the report of the statutory auditors should also contain an opinion concerning the consistency or otherwise of the annual report, including non-financial information contained in the annual report, with the annual accounts for the same financial year.

*Amendment*

(14) As required by Article 28 of Directive 2006/43/EC, the audit report should also contain an opinion and a statement concerning the management report, including any non-financial information contained within it.

Amendment 17
Proposal for a directive
Recital 15

*Text proposed by the Commission*

(15) Diversity of competences and views of the members of administrative, management and supervisory bodies of companies facilitates a good understanding of the business organisation and affairs. It enables members of these bodies to exercise a constructive challenge of the management decisions and to be more open to innovative ideas, addressing the similarity of views of members, the ‘group-think’ phenomenon. It contributes thus to effective oversight of the management and a successful governance of the company. It would therefore be important to enhance transparency regarding the diversity policy

*Amendment*

(15) Diversity of competences and views of the members of administrative, management and supervisory bodies of undertakings facilitates a good understanding of the business organisation and affairs. It enables members of these bodies to exercise a constructive challenge of the management decisions and to be more open to innovative ideas, addressing the similarity of views of members, the 'group-think' phenomenon. It contributes thus to effective oversight of the management and a successful governance of the undertaking. It would therefore be important to enhance transparency
companies have in place. This would inform the market of corporate governance practices and thus put indirect pressure on companies to have more diversified boards.

undertakings have in place. This would inform the market of corporate governance practices and thus put indirect pressure on undertakings to have more diversified boards.
professional background should only apply to large listed companies. Therefore small and medium-sized companies that may be exempted from certain accounting obligations under article 27 of Directive 78/660/EEC should not be covered to by this obligation. Disclosure of the diversity policy should be part of the corporate governance statement, as laid down by Article 46a of Directive 78/660/EEC. Companies not having a such a diversity policy should not be obliged to put one in place, but they should clearly explain why this is the case.

Amendment 20
Proposal for a directive
Recital 17

Text proposed by the Commission

(17) Since the objective of this Directive, namely to increase the relevance, consistency and comparability of information disclosed by companies across the Union, cannot be sufficiently achieved by the Member States, and can therefore by reason of its effect be better achieved at Union level, the Union may adopt measures in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary to achieve the pursued objective.

Amendment

(17) Since the objective of this Directive, namely to increase the relevance, consistency and comparability of information disclosed by undertakings across the Union, cannot be sufficiently achieved by the Member States, and can therefore by reason of its effect be better achieved at Union level, the Union may adopt measures in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary to achieve the pursued objective.
Amendment 21
Proposal for a directive
Recital 19

Text proposed by the Commission

(19) Directives 78/660/EEC and 83/349/EEC should therefore be amended accordingly,

Amendment

(19) Directive 2013/34/EU should therefore be amended accordingly,

Or. en

Amendment 22
Proposal for a directive
Article 1 – title

Text proposed by the Commission

Amendments to Directive 78/660/EEC

Amendment

Amendments to Directive 2013/34/EU

Or. en

Amendment 23
Proposal for a directive
Article 1 – introductory part

Text proposed by the Commission

Directive 78/660/EEC is amended as follows:

Amendment

Directive 2013/34/EU is amended as follows:

Or. en

Amendment 24
Proposal for a directive
Article 1 – point 1
(1) Article 46 is amended as follows: deleted

(a) Paragraph 1 is replaced by the following:

1. (a) The annual report shall include a fair review of the development and performance of the company's business and of its position, together with a description of the principal risks and uncertainties that it faces.

The review shall be a balanced and comprehensive analysis of the development and performance of the company's business and of its position, consistent with the size and complexity of the business.

(b) For companies whose average number of employees during the financial year exceeds 500 and, on their balance sheet dates, exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million, the review shall also include a non-financial statement containing information relating to at least environmental, social and employee matters, respect for human rights, anti-corruption and bribery matters, including:

(i) a description of the policy pursued by the company in relation to these matters;

(ii) the results of these policies;

(iii) the risks related to these matters and how the company manages those risks.

Where a company does not pursue policies in relation to one or more of these matters, it shall provide an explanation for not doing so.

In providing such information the company may rely on national, EU-based or international frameworks and, if so, shall specify which frameworks it has relied upon.
(c) To the extent necessary for an understanding of the company's development, performance or position, the analysis shall include both financial and non-financial key performance indicators relevant to the particular business.

(d) In providing its analysis, the annual report shall, where appropriate, include references to and additional explanations of amounts reported in the annual accounts.

(b) Paragraph 4 is replaced by the following:

'4. Where a company prepares a comprehensive report corresponding to the same financial year relying on national, EU-based or international frameworks and which covers the information provided for in paragraph 1(b), it shall be exempt from the obligation to prepare the non-financial statement set out in paragraph 1(b), provided that such report is part of the annual report.'

(c) The following paragraph 5 is added:

'5. A company which is a subsidiary company shall be exempt from the obligations set out in paragraph 1(b), if the company and its subsidiaries are consolidated in the financial statements and annual report of another company and that consolidated annual report is drawn up in accordance with Article 36(1) of Directive 83/349/EEC.'
(2) Article 46a is amended as follows: deleted

(a) In paragraph 1, the following point (g) is added:

'(g) a description of the company's diversity policy for its administrative, management and supervisory bodies with regard to aspects such as age, gender, geographical diversity, educational and professional background, the objectives of this diversity policy, how it has been implemented and the results in the reporting period. If the company has no such policy, the statement shall contain a clear and reasoned explanation as to why this is the case.'

(b) The following paragraph 4 is added:

'4. Point (g) of paragraph 1 does not apply to companies within the meaning of Article 27.'

Amendment 26

Proposal for a directive
Article 1 – point 3

(3) Article 53a is replaced by the following: deleted

'Article 53a

Member States shall not make available the exemptions set out in Article 1a, 11, Article 27, points (7a) and (7b) of Article 43(1), Article 46(3), Article 47 and Article 51 of this Directive in the case of companies whose securities are admitted to trading on a regulated market within the meaning of point (14) of Article 4(1)
Amendment 27

Proposal for a directive
Article 1 – point 3 a – point a (new)
Directive 2013/34/EU
Article 19 – paragraph 1 – subparagraph 3

Text proposed by the Commission

(3a) Article 19 is amended as follows:

(a) In paragraph 1, the third subparagraph is replaced by the following:

‘To the extent necessary for an understanding of the undertaking’s development, performance or position, the analysis referred to in paragraph 1 shall include both financial and non-financial key performance indicators relevant to the particular business. In providing the analysis referred to in paragraph 1, the management report shall, where appropriate, include references to and additional explanations of amounts reported in the annual financial statements.’

Or. en

Amendment 28

Proposal for a directive
Article 1 – point 3 a – point b (new)
Directive 2013/34/EU
Article 19 – paragraph 1a (new)

Text proposed by the Commission

(b) The following paragraph is inserted:
‘1a. For undertakings who, on their balance sheet dates, exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million, the review shall also include a non-financial statement containing information relating to at least environmental, social and employee matters, respect for human rights, anti-corruption and bribery matters, including:

(a) a description of the policy pursued by the undertaking in relation to these matters;

(b) the results of these policies;

(c) the risks related to these matters and how the company manages those risks;

(d) a description of the company’s due diligence policy for its administrative, management and supervisory bodies with regard to its supply chains and sub-contractors at least in the areas relating to environmental, social and employee matters, respect for human rights, anti-corruption and bribery. The description shall also include the objectives of this due diligence policy, how it has been implemented and the results in the reporting period.

Where the undertaking does not pursue policies in relation to one or more of these matters, the review shall provide a clear and reasoned explanation for not doing so.

In providing the information required by the first subparagraph, undertaking's should rely on national, EU-based or international frameworks. The undertaking shall specify which frameworks it has relied upon.’
Amendment 29
Proposal for a directive
Article 1 – point 3 a – point c (new)
Directive 2013/34/EU
Article 19 – paragraph 4

Text proposed by the Commission

(c) Paragraph 4 is replaced by the following:

‘4. Where an undertaking prepares a comprehensive report corresponding to the same financial year relying on national, EU-based or international frameworks and covering the information provided for in paragraph 1(a), the undertaking shall be exempt from the obligation to prepare the non-financial statement set out in paragraph 1(a), provided that such comprehensive report is part of the management report.’

Or. en

Amendment 30
Proposal for a directive
Article 1 – point 3 a – point d (new)
Directive 2013/34/EU
Article 19 – paragraph 4 a (new)

Text proposed by the Commission

(d) The following paragraph is added:

‘4a. An undertaking which is a subsidiary undertaking shall be exempted from the obligations set out in paragraph 1a if the undertaking and its subsidiary undertakings are included in the consolidated financial statements and consolidated management report of another undertaking and that consolidated management report is drawn up in accordance with Article 29.’
Amendment 31
Proposal for a directive
Article 1 – point 3 b – point a (new)
Directive 2013/34/EU
Article 20 – paragraph 1 – point (ca) (new)

Text proposed by the Commission

(3b) Article 20 is amended as follows:

(a) In paragraph 1, the following point is inserted:

‘(ca) In order to assess the proportionality of tax reduction methods employed by an undertaking, a description of the undertaking’s tax planning arrangements should be specified which at least include:

(i) aggressive tax planning arrangements including the general substance of advice received;

(ii) transfer pricing arrangements and whether the transfer prices have been agreed by the revenue authorities in each of the countries concerned;

(iii) permanent establishment decisions and a list of countries where the undertaking trades without having a permanent establishment;

(iv) base erosion methods via interest deduction, royalties and other financial payments, including where brands are developed, where they are paid for by subsidiaries and whether they are owned by the parent company in their main operating base or if not, where domiciled for tax purposes;

(v) where research and development takes place and how this is recovered from subsidiaries.’

Or. en
Amendment 32

Proposal for a directive
Article 1 – point 3 b – point b (new)
Directive 2013/34/EU
Article 20 – paragraph 1 point f a (new)

Text proposed by the Commission

(b) In paragraph 1, the following point is added:
‘(fa) a description of the undertaking’s diversity policy for its administrative, management and supervisory bodies with regard to aspects such as age, gender, geographical diversity, educational and professional background, the objectives of this diversity policy, how it has been implemented and the results in the reporting period. If the undertaking has no such policy, the statement shall contain a clear and reasoned explanation as to why this is the case.’

Or. en

Amendment 33

Proposal for a directive
Article 1 – point 3 b – point c (new)
Directive 2013/34/EU
Article 20 – paragraph 1a (new)

Text proposed by the Commission

(c) The following paragraph is inserted:
‘1a. Undertakings referred to in points (1)(b) and (c) and (14)(a) and (b) of Article 2 shall produce, and make public, a Special Responsibility Report which shall include:
(a) procedures which take account of their special responsibility including their
recognition in staff training, appraisals and alert mechanisms;

(b) systems of regulatory arbitrage and regulatory trades procedures used for the purpose of reduction of capital or other prudential requirements;

Where there are perceived conflicts between the stability of an institution and the financial system this shall be reported to the competent authority.

Amendment 34
Proposal for a directive
Article 1 – point 3 b – point d (new)
Directive 2013/34/EU
Article 20 – paragraph 3

Text proposed by the Commission

Amendment

(d) Paragraph 3 is replaced by the following:

‘3. The statutory auditor or audit firm shall express an opinion in accordance with the second subparagraph of Article 34(1) regarding information prepared under points (c), (ca) and (d) of paragraph 1 of this Article and shall check that the information referred to in points (a), (b), (e), (f), and (g) of paragraph 1 and paragraph 1a of this Article has been provided.’

Amendment 35
Proposal for a directive
Article 1 – point 3 b – point e (new)
Directive 2013/34/EU
Article 20 – paragraph 4 a (new)
Text proposed by the Commission

Amendment

(e) the following paragraph is added:

‘4a. Notwithstanding Article 40, point (g) of paragraph 1 shall not apply to small and medium-sized undertakings.’

Or. en

Amendment 36

Proposal for a directive

Article 1 – point 3 c – point a (new)
Directive 2013/34/EU
Article 29 – paragraph 1a (new)

Text proposed by the Commission

Amendment

(3c) Article 29 is amended as follows:

(a) The following paragraph is inserted:

‘1a. For the purposes of paragraph 1 of this Article, the review of parent undertakings of a large group, who, on their balance sheet dates, exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million, shall also include a non-financial statement containing information relating to at least environmental, social and employee matters, respect for human rights, anti-corruption and bribery matters, including:

(a) a description of the policy pursued by the group in relation to these matters;
(b) the results of these policies;
(c) the risks related to these matters and how the group manages those risks;
(d) a description of the group's due diligence policy for its administrative, management and supervisory bodies with regard to its supply chains and subcontractors at least in the areas relating to environmental, social and employee..."
matters, respect for human rights, anti-corruption and bribery. The description should also include the objectives of this due diligence policy, how it has been implemented and the results in the reporting period.

Where the group does not pursue policies in relation to one or more of these matters, the review shall provide a clear and reasoned explanation for not doing so.

In providing the information set out in the first subparagraph, the parent undertaking shall rely on national, EU-based or international frameworks and shall specify which frameworks it has relied upon.'

Amendment 37

Proposal for a directive
Article 1 – point 3 c – point b (new)
Directive 2013/34/EU
Article 29 – paragraph 3 a (new)

Text proposed by the Commission

(b) The following paragraph is added:

‘3a. For the purposes of paragraph 1 of this Article, where a parent undertaking prepares a comprehensive report corresponding to the same financial year, and referring to the whole group, relying on national, EU-based or international frameworks and covering the information provided for in paragraph 1a, the parent undertaking shall be exempt from the obligation to prepare the non-financial statement set out in paragraph 1a, provided that the comprehensive report is part of the consolidated management report.’
Amendment 38

Proposal for a directive
Article 1 – point 3 c – point c (new)
Directive 2013/34/EU
Article 29 – paragraph 3 b (new)

Text proposed by the Commission

(c) The following paragraph is added:

‘3b. For the purposes of paragraph 1 of this Article, a parent undertaking which is also a subsidiary undertaking shall be exempt from the obligations set out in paragraph 1a if the exempted undertaking, and its subsidiaries, are included in the consolidated financial statements and the consolidated management report of another undertaking, and that consolidated management report is drawn up in accordance with this Article.’

Amendment 39

Proposal for a directive
Article 1 – point 3 d (new)
Directive 2013/34/EU
Article 41 – point 5 a (new)

Text proposed by the Commission

(3d) Article 41 is amended as follows:

(a) The following point is added:

(5a) "Country-by-country report" means the following financial information, to be provided by an undertaking as defined in Article 2, paragraph 1(a), (b), and (c) and Article 3, paragraph 4 for each Member
State and third country in which it operates:

a) name(s), nature of activities and geographical location;

b) turnover;

c) number of employees on a full time equivalent basis;

d) profit or loss before tax;

e) tax on profit or loss;

f) public subsidies received.

Amendment 40

Proposal for a directive
Article 1 – point 3 e (new)
Directive 2013/34/EU
Article 42

Text proposed by the Commission

Amendment

(3e) Article 42 is amended as follows:

(a) The title is replaced by the following:

‘Undertakings required to report on payments to governments and produce a country-by-country report’

(b) Paragraphs 1 and 2 are amended as follows:

‘1. Member States shall require large undertakings and all public-interest entities active in the extractive industry or the logging of primary forests to prepare and make public a report on payments made to governments on an annual basis. Member States shall also require large undertakings and all public-interest entities to publicly disclose annually a country-by-country report on a consolidated basis for the financial year.

2. These obligations shall not apply to any
undertaking governed by the law of a Member State which is a subsidiary or parent undertaking, where both of the following conditions are fulfilled:

(a) the parent undertaking is subject to the laws of a Member State; and

(b) the payments to governments and the country-by-country report made by the undertaking are included in the consolidated report on payment to governments drawn up by that parent undertaking in accordance with Article 39.

(c) The following paragraphs are added:

‘2a. The information referred to in paragraph 1 shall be audited in accordance with Directive 2006/43/EC and shall be published, where possible, as an annex to the annual financial statements or, where applicable, to the consolidated financial statements of the company/undertaking concerned.

2b. The Commission shall conduct a general assessment report as regards potential economic consequences of the public disclosure of the country-by-country report, including the impact on competitiveness and investment and may consider making this information available to the competent tax authorities only in the case of a negative assessment. The Commission shall submit its report to the Council and the European Parliament by 31 December 2015.’

Or. en
Article 2, deleted

Amendments to Directive 83/349/EEC

Directive 83/349/EEC is amended as follows:

(1) Article 36 is amended as follows:

(a) Paragraph 1 is replaced by the following:

'1. The consolidated annual report shall include a fair review of the development and performance of the business and of the position of the undertakings included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

The review shall analyse in a balanced manner the development and performance of the business and the position of the undertakings included in the consolidation taken as a whole, consistent with the size and complexity of the business.

For parent undertakings of undertakings to be consolidated that together exceed an average number of 500 employees during the financial year, and, on their balance sheet dates, exceed either a balance sheet total of EUR 20 million or a net turnover of EUR 40 million, the review shall also include a non-financial statement containing information relating to at least environmental, social and employee matters, respect for human rights, anti-corruption and bribery matters, including the following:

– (i) a description of the policy pursued by the company in relation to these matters;

– (ii) the results of these policies;

– (iii) the risks related to these matters and how the company manages those
risks.

Where the undertakings included in the consolidation taken as a whole do not pursue policies in relation to one or more of these matters, the company shall provide an explanation for not doing so.

In providing such information the consolidated annual report may rely on national, EU-based or international frameworks and if so, shall specify which frameworks it has relied upon.

To the extent necessary for an understanding of such development, performance or position, the analysis shall include both financial and non-financial key performance indicators relevant to the particular business.

In providing its analysis, the consolidated annual report shall, where appropriate, provide references to and additional explanations of amounts reported in the consolidated accounts.

(b) The following paragraphs 4 and 5 are added:

"4. Where a parent undertaking prepares a comprehensive report corresponding to the same financial year, referring to the whole group of consolidated undertakings, relying on national, EU-based or international frameworks and covering the information provided for in the third subparagraph of paragraph 1, the parent undertaking shall be exempt from the obligation to prepare the non-financial statement set out in the third subparagraph of paragraph 1, provided that such comprehensive report is part of the consolidated annual report.

5. A parent undertaking which is also a subsidiary undertaking shall be exempt from the obligations set out in the third subparagraph of paragraph 1, if the exempted undertaking and its subsidiaries are consolidated in the financial statements and annual report of another
undertaking, and that consolidated annual report is drawn up in accordance with the third subparagraph of paragraph 1."