

EBPOIIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROPA PARLAMENT EVPOINÄISK KOINOBOYNIO EUROPEAN PARLAMENT PARLEMENT EUROPÉEN PARLAMENTS EUROPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEISKI PARLAMENTO EUROPEUROPEUR PARLAMENTU EUROPENSKI PARLAMENTO EUROPEUROPEUR PARLAMENTU EUROPAN EUROPEUR PARLAMENTU EUROPAN PARLAMENTU PARLA

Omnibus II Trilogue (COM(2011)0008 - 2011/0006 (COD))

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	COMMISSION	COUNCIL	PARLIAMENT	COMPROMISE		
	Title					
	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directives 2003/71/EC and 2009/138/EC in respect of the powers of	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directives 2003/71/EC and 2009/138/EC in respect of the powers of	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directives 2002/92/EC, 2003/71/EC and 2009/138/EC and	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directives [2002/92/EC,] 2003/71/EC and 2009/138/EC and Regulation (EC) No 1060/2009 in respect		
	the European Insurance and Occupational Pensions Authority and the European Securities and Markets Authority	the European Insurance and Occupational Pensions Authority and the European Securities and Markets Authority	Regulation (EC) No 1060/2009 in respect of the powers of the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority)	of the powers of the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) Comments Reference to Directive 2002/92/EC depends on agreement on ARTICLE -1 (IMD)		
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		Citation				
	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		
Cit. 1	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 50, 53, 62, and 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 50, 53, 62, and 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 50, 53, 62, and 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 50, 53, 62, and 114 thereof,		
Cit. 2	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,		



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Cit. 3	After transmission of the draft legislative			
	act to the national parliaments,			
Cit. 4	Having regard to the opinion of the			
	European Economic and Social	European Economic and Social	European Economic and Social	European Economic and Social Committee,
	Committee,	Committee,	Committee,	
Cit. 5	Having regard to the opinion of the			
	European Central Bank,	European Central Bank,	European Central Bank,	European Central Bank,
Cit. 6	Acting in accordance with the ordinary			
	legislative procedure,	legislative procedure,	legislative procedure,	legislative procedure,

Recitals				
Whereas:	Whereas:	Whereas:		
Rec1		-1. The financial crisis in 2007 and 2008		
(new)		exposed important shortcomings in		
		financial supervision, both in particular		
		cases and in relation to the financial		
		system as a whole. Nationally based		
		supervisory models have lagged behind		
		financial globalisation and the		
		integrated and interconnected reality of		
		European financial markets, in which		
		many financial institutions operate		
		across borders. The crisis exposed		
		shortcomings in the areas of		
		cooperation, coordination, consistent		
		application of Union law and trust		
D 1		between national competent authorities.		
Rec1a		(-1a) In a number of resolutions adopted		
(new)		before and during the financial crisis,		
		the European Parliament called for a		
		move towards more integrated European		
		supervision, in order to ensure a truly		
		level playing field for all actors at Union level, and for such supervision to reflect		
		the increasing integration of financial		
		markets in the Union (in particular, in		
		its resolutions of 13 April 2000 on the		
		us resolutions of 13 April 2000 on the		



	Commission communication on
	implementing the framework for
	financial markets: Action Plan, of 21
	November 2002 on prudential
	supervision rules in the European
	Union, of 11 July 2007 on financial
	services policy (2005-2010) – White
	Paper, of 23 September 2008 with
	recommendations to the Commission on
	hedge funds and private equity, and of 9
	October 2008 with recommendations to
	the Commission on Lamfalussy follow-
	up: Future Structure of Supervision,
	and in its positions of 22 April 2009 on
	the amended proposal for a directive of
	the European Parliament and of the
	Council on the taking-up and pursuit of
	the business of Insurance and
	Reinsurance (Solvency II) and of 23
	April 2009 on the proposal for a
	regulation of the European Parliament
	and of the Council on Credit Rating
	Agencies).
Rec1b	(-1b) In November 2008 the Commission
(new)	instructed a High-Level Group chaired
	by Jacques de Larosière to make
	recommendations on how to strengthen
	European supervisory arrangements
	with a view to better protecting Union
	citizens and rebuilding trust in the
	financial system. In its final report
	presented on 25 February 2009 (the 'de
	Larosière Report'), the High-Level
	Group recommended that the
	supervisory framework be strengthened
	to reduce the risk and severity of future
	financial crises. It recommended far-
	reaching reforms to the supervisory
	reacting rejoints to the supervisory



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			structure of the financial sector within the Union. The de Larosière Report also recommended that a European System of Financial Supervision (ESFS) be created, comprising three European supervisory authorities – one for each of the banking, the securities and the insurance and occupational pensions sectors – and a European Systemic Risk Council.	
Rec1c (new)			(-1c) Financial stability is a prerequisite if the real economy is to provide jobs, credit and growth. The financial crisis has revealed serious shortcomings in financial supervision, which has failed to anticipate adverse macro-prudential developments or to prevent the accumulation of excessive risks within the financial system.	
Rec. 1	(1) On 23 September 2009, the Commission adopted proposals for three Regulations establishing the European System of Financial Supervisors including the creation of the three European Supervisory Authorities (ESA).	(1) On 23 September 2009, the Commission adopted proposals for three Regulations establishing the European System of Financial Supervisors including the creation of the three European Supervisory Authorities (ESA).	(1) On 24 November 2010, the European Parliament and the Council adopted three Regulations establishing the European Supervisory Authority (European Insurance and Occupational Pensions Authority) (EIOPA), the European Supervisory Authority (European Banking Authority) (EBA) and the European Supervisory Authority (European Securities and Markets Authority) (ESMA) (collectively referred to as the European Supervisory Authorities (ESAs), which are part of the European System of Financial Supervision.	
Rec. 1a			(1a) In its conclusions following its	
(new)			meeting of 18 and 19 June 2009, the European Council recommended that a European System of Financial	



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Rec. 2	(2) In order for the European System of	(2) In order for the European System of	Supervisors, comprising three new ESAs, be established. It also recommended that the system should be aimed at upgrading the quality and consistency of national supervision, strengthening the oversight of crossborder groups, establishing a single European rulebook applicable to all financial institutions in the internal market. It emphasised that the ESAs should also enjoy supervisory powers in respect of credit rating agencies, and invited the Commission to prepare concrete proposals as to how the ESFS could play a strong role in crisis situations.	
	Financial Supervisors (ESFS) to work effectively, changes to Union legislation in the field of operation of the three Authorities are necessary. Such changes concern the definition of the scope of certain powers of the ESAs, the integration of certain powers in existing processes established in relevant Union legislation and amendments to ensure a smooth and effective functioning of the ESA in the context of the ESFS.	Financial Supervisors (ESFS) to work effectively, changes to Union legislation in the field of operation of the three Authorities are necessary. Such changes concern the definition of the scope of certain powers of the ESAs, the integration of certain powers in existing processes established in relevant Union legislation and amendments to ensure a smooth and effective functioning of the ESA in the context of the ESFS.	effectively, changes to Union legislation in the field of operation of the three <i>ESAs</i> are necessary. Such changes concern the definition of the scope of certain powers of the ESAs, the integration of certain powers in existing processes established in relevant Union legislation and amendments to ensure a smooth and effective functioning of the <i>ESAs</i> in the context of the ESFS.	
Rec. 3	(3) The establishment of three ESAs should be accompanied by the development of a single rule book to ensure consistent harmonisation and uniform application and thus contribute to a more effective functioning of the internal market. The regulations establishing the ESFS provide that the ESAs may develop draft technical standards in the areas specifically set out	(3) The establishment of three ESAs should be accompanied by the development of a single rule book to ensure consistent harmonisation and uniform application and thus contribute to a more effective functioning of the internal market. The regulations establishing the ESFS provide that the ESAs may develop draft technical standards in the areas specifically set out	(3) The establishment of three ESAs should <i>therefore</i> be accompanied by the development of a single rule book to ensure consistent harmonisation and uniform application and thus contribute to <i>the even</i> more effective functioning of the internal market <i>and the more effective implementation of micro-level supervision</i> . The regulations establishing the ESFS provide that the ESAs may	



	in the relevant legislation, to be submitted	in the relevant legislation, to be submitted	develop draft technical standards in the	
	to the Commission for adoption in	to the Commission for adoption in	areas specifically set out in the relevant	
	accordance with Articles 290 and 291 of	accordance with Articles 290 and 291 of	legislation, to be submitted to the	
	the Treaty on the Functioning of the	the Treaty on the Functioning of the	Commission for adoption in accordance	
	European Union (TFEU) by means of	European Union (TFEU) by means of	with Articles 290 and 291 of the Treaty	
	delegated or implementing acts. Whereas	delegated or implementing acts. Whereas	on the Functioning of the European	
	Directive/ [Omnibus I] has	Directive 2010/78/EU has identified a	Union (TFEU) by means of delegated or	
	identified a first set of such areas, this	first set of such areas, this Directive	implementing acts. Whereas Directive	
	Directive should identify a further set of	should identify a further set of areas, in	2010/78/EU of the European Parliament	
	areas, in particular for Directive	particular for Directive 2003/71/EC and	and of the Council of 24 November 2010	
	2003/71/EC and Directive 2009/138/EC,	Directive 2009/138/EC, without prejudice	in respect of the powers of the European	
	without prejudice to adding further areas	to adding further areas in the future.	Supervisory Authority (European	
	in the future.		Banking Authority), the European	
			Supervisory Authority (European	
			Insurance and Occupational Pensions	
			Authority) and the European	
			Supervisory Authority (European	
			Securities and Markets Authority) ¹ has	
			identified a first set of such areas, this	
			Directive should identify a further set of	
			areas, in particular for <i>Directives</i>	
			2002/92/EC , 2003/71/EC and Directive	
			2009/138/EC, and Regulation	
			1060/2009. Directive 2003/41/EC, for	
			which the Commission should put	
			forward a proposal for revision before	
			the end of 2012, should not be covered	
			by this Directive.	
Rec. 4	(4) The relevant legislation should define	(4) The relevant legislation should define	(4) The relevant legislation should define	
	those areas where the ESAs are	those areas where the ESAs are	those areas where the ESAs are	
	empowered to develop draft technical	empowered to develop draft technical	empowered to develop draft technical	
	standards and how such standards should	standards and how such standards should	standards and how such standards should	
	be adopted. The relevant legislation	be adopted. The relevant legislation	be adopted. The relevant legislation	
	should lay down the elements, conditions	should lay down the elements, conditions	should lay down the elements, conditions	
	and specifications as detailed in Article	and specifications as detailed in Article	and specifications as detailed in Article	
	290 TFEU in the case of delegated acts.	290 TFEU in the case of delegated acts.	290 TFEU in the case of delegated acts.	

OJ L 331, 15.12.2010, p. 120.



Rec. 5	(5) The identification of areas for	(5) The identification of areas for	(5) The identification of areas for	
	technical standards should strike an	technical standards should strike an	technical standards should strike an	
	appropriate balance between building a	appropriate balance between building a	appropriate balance between building a	
	single set of harmonised rules and	single set of harmonised rules and	single set of harmonised rules and	
	avoiding unduly complicated regulation	avoiding unduly complicated regulation	avoiding unduly complicated regulation	
	and enforcement. The only areas selected	and enforcement. The only areas selected	and enforcement. The only areas selected	
	should be those in which consistent	should be those in which consistent	should be those in which consistent	
	technical rules will contribute	technical rules will contribute	technical rules will contribute	
	significantly and effectively to the	significantly and effectively to the	significantly and effectively to the	
	achievement of the objectives of the	achievement of the objectives of the	achievement of the objectives of the	
	relevant legislation, while ensuring that	relevant legislation, while ensuring that	relevant legislation, while ensuring that	
	policy decisions are taken by the	policy decisions are taken by the	policy decisions are taken by the	
	European Parliament, the Council and the	European Parliament, the Council and the	European Parliament, the Council and the	
	Commission in accordance with their	Commission in accordance with their	Commission in accordance with their	
	usual procedures.	usual procedures.	usual procedures.	
Rec. 6	(6) Matters subject to technical standards	(6) Matters subject to technical standards	(6) Matters subject to technical standards	
	should be genuinely technical, where	should be genuinely technical, where	should be genuinely technical, where	
	their development requires the expertise	their development requires the expertise	their development requires the expertise	
	of supervisory experts. The technical	of supervisory experts. The technical	of supervisory experts. Regulatory	
	standards adopted as delegated acts	standards adopted as delegated acts	technical standards adopted as delegated	
	should further develop, specify and	should further develop, specify and	acts should further develop, specify and	
	determine the conditions for consistent	determine the conditions for consistent	determine the conditions for consistent	
	harmonisation of the rules included in	harmonisation of the rules included in	harmonisation of the rules included in	
	basic instruments adopted by the	basic instruments adopted by the	basic instruments adopted by the	
	European Parliament and the Council,	European Parliament and the Council,	European Parliament and the Council,	
	supplementing or amending certain non-	supplementing or amending certain non-	supplementing or amending certain non-	
	essential elements of the legislative act.	essential elements of the legislative act.	essential elements of the legislative act.	
	On the other hand, technical standards	On the other hand, technical standards	On the other hand, implementing	
	adopted as implementing acts should set	adopted as implementing acts should set	technical standards adopted as	
	conditions for the uniform application of	conditions for the uniform application of	implementing acts should set conditions	
	legally binding Union acts. Technical	legally binding Union acts. Technical	for the uniform application of legally	
	standards should not involve policy	standards should not involve policy	binding Union acts. Technical standards	
	choices.	choices.	should not involve policy choices.	
Rec. 7	(7) In the case of regulatory technical	(7) In the case of regulatory technical	(7) In the case of regulatory technical	
	standards it is appropriate to introduce the	standards it is appropriate to introduce the	standards it is appropriate to apply the	
	procedure provided for in Articles 10 to	procedure provided for in Articles 10 to	procedure provided for in Articles 10 to	
	14 of Regulation (EU) No/2010	14 of Regulation (EU) No <u>1093</u> /2010	14 of Regulation (EU) No 1093/2010, of	
	[EBA], of Regulation (EU) No/2010	[EBA], of Regulation (EU) No 1095/2010	Regulation (EU) No 1094/2010, and of	



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FIROPSKY PARLAMENT EVROPSKY BARLAMENTO EUROPEU PARLAMENTUL EUROPEAN

[ESMA], and of Regulation (EU) No .../2010 [EIOPA]. Implementing technical standards should be adopted in accordance with the procedure provided for in Article 15 of Regulation (EU) No .../2010 [EBA], of Regulation (EU) No .../2010 [ESMA], and of Regulation (EU) No .../2010 [EIOPA]. The European Council endorsed the four-level 'Lamfalussy' approach to make the regulatory process for Union financial legislation more efficient and transparent. The Commission is empowered to adopt level-2 measures in many areas, and a large number of level-2 Commission regulations and directives are in force. In cases where the technical standards are designed to further develop, specify or determine the conditions of application of such level-2 measures, they should be adopted only once the relevant level-2 measures has been adopted and should respect the content of that level-2 measure.

[ESMA], and of Regulation (EU) No 1094/2010 [EIOPA]. Implementing technical standards should be adopted in accordance with the procedure provided for in Article 15 of Regulation (EU) No 1093/2010 [EBA], of Regulation (EU) No 1095/2010 [ESMA], and of Regulation (EU) No 1094/2010 [EIOPA]. The European Council endorsed the four-level 'Lamfalussy' approach to make the regulatory process for Union financial legislation more efficient and transparent. The Commission is empowered to adopt level-2 measures in many areas, and a large number of level-2 Commission regulations and directives are in force. In cases where the technical standards are designed to further develop, specify or determine the conditions of application of such level-2 measures, they should be adopted only once the relevant level-2 measures has been adopted and should respect the content of that level-2 measure.

Regulation (EU) No 1095/2010. respectively. Implementing technical standards should be adopted in accordance with the procedure provided for in Article 15 of Regulation (EU) No 1093/2010, of Regulation (EU) No 1094/2010, and of Regulation (EU) No 1095/2010, respectively. It should be recognised that regulatory technical standards are adopted as delegated acts under Article 290 TFEU implementing technical standards are adopted as implementing acts under Article 291 TFEU.

measure.

(8) Binding technical standards contribute to a single rulebook for financial services legislation as endorsed by the European Council in its conclusions of June 2009. To the extent that certain requirements in Union legislative acts are not fully harmonised, and in accordance with the precautionary principle on supervision, binding technical standards developing, specifying or determining the conditions of application for those requirements should not prevent Member States from requiring additional information or imposing more stringent requirements.

Rec. 8

(8) Binding technical standards contribute to a single rulebook for financial services legislation as endorsed by the European Council in its conclusions of June 2009. To the extent that certain requirements in Union legislative acts are not fully harmonised, and in accordance with the precautionary principle on supervision, binding technical standards developing, specifying or determining the conditions of application for those requirements should not prevent Member States from requiring additional information or imposing more stringent requirements.

(8) Regulatory and implementing technical standards should contribute to a single rulebook for financial services legislation as endorsed by the European Council in its conclusions of June 2009. To the extent that certain requirements in Union legislative acts are not fully harmonised, and in accordance with the precautionary principle on supervision, regulatory and implementing technical standards developing, specifying or determining the conditions of application for those requirements should not prevent Member States from requiring additional



	Technical standards should therefore	Tanhuinal atandanda ahauld therefore	information on immediac more -tile	
		Technical standards should therefore	information or imposing more stringent	
	allow Member States to do so in specific	allow Member States to do so in specific	requirements. Regulatory and	
	areas, where those legislative acts provide	areas, where those legislative acts provide	implementing technical standards should	
	for such discretion.	for such discretion.	therefore allow Member States to do so in	
			specific areas, where those legislative acts	
			provide for such discretion.	
Rec. 9	(9) As set out in the regulations	(9) As set out in the regulations	(9) As set out in the regulations	
	establishing the ESFS, before submitting	establishing the ESFS, before submitting	establishing the <i>ESAs</i> , before submitting	
	the technical standards to the	the technical standards to the	regulatory or implementing technical	
	Commission, the ESA should, where	Commission, the ESA should, where	standards to the Commission, the ESAs	
	appropriate, conduct open public	appropriate, conduct open public	should, where appropriate, conduct open	
	consultations relating to them and analyse	consultations relating to them and analyse	public consultations relating to them and	
	the potential related costs and benefits.	the potential related costs and benefits.	analyse the potential related costs and	
	_		benefits.	
Rec. 10	(10) It should be possible for technical	(10) It should be possible for technical	(10) It should be possible for <i>regulatory</i>	
	standards to provide for transitional	standards to provide for transitional	and implementing technical standards to	
	measures subject to adequate deadlines, if	measures subject to adequate deadlines, if	provide for transitional measures subject	
	the costs of immediate implementation	the costs of immediate implementation	to adequate deadlines, if the costs of	
	would be excessive compared to the	would be excessive compared to the	immediate implementation would be	
	benefits involved.	benefits involved.	excessive compared to the benefits	
	oeneras mitoritea.	Senerits involved.	involved.	
Rec.			(10a) At the moment of adoption of this	
10a			Directive, the work relating to the	
(new)			preparation of and the consultation to	
			the first set of measures to implement the	
			framework rules under Directive	
			2009/138/EC of the European	
			Parliament and of the Council of 25	
			November 2009 on the taking up and	
			pursuit of the business of insurance and	
			reinsurance (Solvency II) ¹ is well	
			underway. In the interests of an early	
			finalisation of those measures, it is	
			appropriate to allow the Commission, for	
			a transitional period, to adopt some of	
			the regulatory technical standards	
			ine regulatory technical standards	

OJ 335, 17.12.2009, p. 1.



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assist the authorities in reaching an agreement within the time limit set by the ESA which should take into account any relevant time limits in the relevant legislation, and the urgency and complexity of the disagreement. In the event that such disagreement persists, the ESA should be able to settle the matter.

assist the authorities in reaching an agreement within the time limit set by the ESA which should take into account any relevant time limits in the relevant legislation, and the urgency and complexity of the disagreement. In the event that such disagreement persists, the ESA should be able to settle the matter.

should be able to assist the authorities in reaching an agreement within the time limit set by the ESA which should take into account any relevant time limits in the relevant legislation, and the urgency and complexity of the disagreement. In the event that such disagreement persists, the *competent* ESA should be able to settle the matter.

Rec. 12

(12) The regulations establishing the ESAs require that the cases where the mechanism to settle disagreements between competent national authorities may be applied are to be specified in the sectoral legislation. This Directive should identify a first set of such cases and should be without prejudice to adding further cases in the future. This Directive should not prevent the ESAs from acting in accordance with other powers or fulfilling tasks specified in their establishing regulations, including nonbinding mediation and contributing to the consistent, efficient and effective application of legal acts of the Union. Moreover, in those areas where some form of non-binding mediation is already established in the relevant legal act, or where there are time limits for joint decisions to be taken by one or more competent national authorities, amendments are needed to ensure clarity and minimum disruption of the process for reaching a joint decision, but also that where necessary, the ESAs should be able to resolve disagreements. The binding procedure for the settlement of disagreements is designed to solve

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(12) The regulations establishing the ESAs require that the cases where the mechanism to settle disagreements between national supervisorv authorities may be applied are to be specified in the sectoral legislation. This Directive should identify a second set of such cases and should be . This Directive should not prevent the ESAs from acting in accordance with other powers or fulfilling tasks specified in their establishing regulations, including non-binding mediation and contributing to the consistent, efficient and effective application of legal acts of the Union. Moreover, in those areas where some form of non-binding mediation is already established in the relevant legal act, or where there are time limits for joint decisions to be taken by one or more national *supervisory* authorities, amendments are needed to ensure clarity and minimum disruption of the process for reaching a joint decision, but also that where necessary, the ESAs should be able to resolve disagreements. The binding procedure for the settlement of disagreements is designed to solve situations where *national supervisory*



	situations where competent supervisors	situations where competent supervisors	authorities cannot resolve, among	
	cannot resolve, among themselves,	cannot resolve, among themselves,	themselves, procedural or substantive	
	procedural or substantive issues relating	procedural or substantive issues relating	issues relating to compliance with legal	
	to compliance with legal acts of the	to compliance with legal acts of the	acts of the Union.	
	Union.	Union.		
Rec. 13	(13) This Directive should therefore	(13) This Directive should therefore	(13) This Directive should therefore	
	identify situations where a procedural or a	identify situations where a procedural or a	identify situations where a procedural or a	
	substantive issue of compliance with	substantive issue of compliance with	substantive issue of compliance with	
	Union law may need to be resolved and	Union law may need to be resolved and	Union law may need to be resolved and	
	the supervisors may not be able to resolve	the supervisors may not be able to resolve	the <i>national supervisory authorities</i> may	
	the matter on their own. In such a	the matter on their own. In such a	not be able to resolve the matter on their	
	situation, one of the supervisors involved	situation, one of the supervisors involved	own. In such a situation, one of the	
	should be able to raise the issue with the	should be able to raise the issue with the	national supervisory authorities	
	competent ESA. That ESA should act in	competent ESA. That ESA should act in	concerned should be able to raise the	
	accordance with the procedure set out in	accordance with the procedure set out in	issue with the competent ESA. That ESA	
	its establishing regulation and in this	its establishing regulation and in this	should act in accordance with its	
	Directive. It should be able to require the	Directive. It should be able to require the	establishing regulation and with this	
	competent authorities concerned to take	competent authorities concerned to take	Directive. It should be able to require the	
	specific action or to refrain from action in	specific action or to refrain from action in	supervisory authorities concerned to take	
	order to settle the matter and to ensure	order to settle the matter and to ensure	specific action or to refrain from action in	
	compliance with Union law, with binding	compliance with Union law, with binding	order to settle the matter and to ensure	
	effects on the competent authorities	effects on the competent authorities	compliance with Union law, with binding	
	concerned. In cases where the relevant	concerned. In cases where the relevant	effects on the <i>supervisory</i> authorities	
	legal act of the Union confers discretion	legal act of the Union confers discretion	concerned. In cases where the relevant	
	on Member States, decisions taken by a	on Member States, decisions taken by a	legal act of the Union confers discretion	
	ESA should not replace the exercise of	ESA should not replace the exercise of	on Member States, decisions taken by an	
	discretion by the competent authorities in	discretion by the competent authorities in	ESA should not replace the exercise of	
	compliance with Union law.	compliance with Union law.	discretion by the <i>supervisory</i> authorities	
	1	r	in compliance with Union law.	
Rec. 14	(14) Directive 2009/138/EC of the	(14) Directive 2009/138/EC of the	(14) Directive 2009/138/EC provides	
	European Parliament and of the Council	European Parliament and of the Council	for joint decisions as regards the approval	
	of 25 November 2009 on the taking up	of 25 November 2009 on the taking up	of applications to use an internal model at	
	and pursuit of the business of insurance	and pursuit of the business of insurance	group and subsidiary levels, the approval	
	and reinsurance (Solvency II) ¹ provides	and reinsurance (Solvency II) ² provides	of applications to make a subsidiary	
	for joint decisions as regards the approval	for joint decisions as regards the approval	subject to Articles 238 and 239 of that	
			,	

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EBPOTERCKU I IAPIAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA PARLAMENTET EUROPÁJSCHES PARLAMENT EUROOPA PARLAMENT EYPOTIAČKO KOINDOVIJO E UROPEAN PARLAMENTST PARLEMENT EUROPÉEN PARLAMINIT NA HEORRA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAJ BARLAMENT I EUROPES PARLAMENT EUROPES PARLAM

of applications to use an internal model at group and subsidiary levels, the approval of applications to make a subsidiary subject to Articles 238 and 239 of that Directive and the identification of the group supervisor on a different basis from the criteria set out in Article 247 of that Directive. In all of these areas, an amendment should clearly state that in the event of disagreement, the European Insurance and Occupational Pensions Authority (EIOPA) may resolve the disagreement using the process outlined in Regulation .../... [EIOPA]. This approach would make it clear that disagreements can be resolved and cooperation strengthened before a decision is made or issued to an institution. EIOPA's role in resolving disagreements is to mediate between the conflicting views of the supervisory authorities rather than to substitute judgements in the matters concerned. The fact that EIOPA has acted to mediate a specific disagreement should not be understood as meaning that EIOPA should have an ongoing role in the supervision of the subject matter of the application.

of applications to use an internal model at group and subsidiary levels, the approval of applications to make a subsidiary subject to Article 238 [...] of that Directive and the identification of the group supervisor on a different basis from the criteria set out in Article 247 of that Directive. In all of these areas, an amendment should clearly state that in the event of disagreement, the European Insurance and Occupational Pensions Authority (EIOPA) may resolve the disagreement using the process outlined in Regulation (EU) No 1094/2010. This approach would make it clear that disagreements can be resolved and cooperation strengthened before a decision is made or issued to an institution. EIOPA's role in resolving disagreements is to mediate between the conflicting views of the supervisory authorities rather than to substitute judgements in the matters concerned. The fact that EIOPA has acted to mediate a specific disagreement should not be understood as meaning that EIOPA should have an ongoing role in the supervision of the subject matter of the

Directive and the identification of the group supervisor on a different basis from the criteria set out in Article 247 of that Directive. In all of these areas, an amendment should clearly state that in the event of disagreement, EIOPA may resolve the disagreement using the process outlined in Regulation (EU) No 1094/2010. This approach makes it clear that while EIOPA should not replace the exercise of discretion by the supervisory authorities in compliance with Union law, it should be possible for disagreements to be resolved and cooperation to be strengthened before a final decision is taken by the national supervisory authority or issued to an institution. EIOPA should resolve disagreements by mediating between the conflicting views of the supervisory authorities .

application.

(15) The new supervisory architecture established by the ESFS will require national supervisory authorities to cooperate closely with the ESAs. Amendments to the relevant legislation should ensure there are no legal obstacles to the information sharing obligations included in the regulations proposed by the Commission establishing the ESAs.

Rec. 15

(15) The new supervisory architecture established by the ESFS will require national supervisory authorities to cooperate closely with the ESAs. Amendments to the relevant legislation should ensure there are no legal obstacles to the information sharing obligations included in the regulations proposed by the Commission establishing the ESAs.

(15) The new supervisory architecture established by the ESFS will require national supervisory authorities to cooperate closely with the ESAs. Amendments to the relevant legislation should ensure *that* there are no legal obstacles to the information-sharing obligations included in the regulations establishing the ESAs *and that the*



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

			provision of data does not give rise to	
			unnecessary red tape.	
Rec.			(15a) Supervisory knowledge of the	
15a			assets held by insurance and	
(new)			reinsurance undertakings is an	
			important tool with respect to	
			macroeconomic surveillance. A full list	
			of an undertaking's assets can be	
			essential for supervisory authorities to	
			assess financial risks properly, and in	
			particular for insurance and	
			reinsurance undertakings that are	
			significant in terms of their size, internal	
			organisation, and the nature, scale and	
			complexity of risks inherent to their	
			business. Supervisory authorities should	
			therefore be able to require insurance	
			and reinsurance undertakings to submit	
			a full list of assets on an item-by-item	
			basis when such information is	
			necessary for them to effectively	
			undertake their supervisory role. A full	
			list of assets is not essential for	
			supervisory authorities concerned to	
			assess risks with respect to financial	
			stability where insurance and	
			reinsurance undertakings concerned do	
			not play a major role in financial	
			markets. This is particularly relevant for	
			undertakings which do not hold a	
			significant part of the total market share	
			of a Member State's life or non-life	
			insurance market.	
Rec. 16	(16) In areas where the Commission is	(16) In areas where the Commission is	(16) In areas where the Commission is	
	currently empowered by Directive	currently empowered by Directive	currently empowered by Directive	
	2009/138/EC to adopt implementing	2009/138/EC to adopt implementing	2009/138/EC to adopt implementing	
	measures where these measures are non-	measures where these measures are non-	measures where these measures are non-	
	legislative acts of general application to	legislative acts of general application to	legislative acts of general application to	
	registative acts of general application to	registative acts of general application to	registative acts of general application to	



	supplement or amend certain non- essential elements of that Directive in the sense of Article 290 TFEU, the Commission should be empowered to adopt delegated acts in accordance with that Article.	supplement or amend certain non- essential elements of that Directive in the sense of Article 290 TFEU, the Commission should be empowered to adopt delegated acts in accordance with that Article.	supplement or amend certain non- essential elements of that Directive in the sense of Article 290 TFEU, the Commission should be empowered to adopt delegated acts in accordance with that Article or regulatory technical standards in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
Rec.		(16a) In order to ensure that the same		
16a		treatment is applied to all insurance and		
(new)		reinsurance undertakings calculating the		
		Solvency Capital Requirements on the		
		basis of the standard formula, or to take		
		account of market developments, the		
		Commission should be empowered to		
		adopt delegated acts in relation to		
		Solvency Capital Requirement on the		
		basis of the standard formula. ¹		
Rec.		(16b) In order to address risks which		
16b		are not adequately covered by a sub-		
(new)		module, the Commission should be		
		empowered to adopt delegated acts in		
		relation to quantitative limits and asset		
		eligibility criteria for the Solvency		
		Capital Requirement on the basis of the standard formula. ² Those delegated acts		
		should apply to assets covering technical		
		provisions, excluding assets held in		
		respect of life insurance contracts where		
		the investment risk is borne by the policy		
		holders.		
Rec.		(16c) In order to ensure a harmonised		
16c		approach to the use of internal models		
(new)		throughout the Community and to		
		enhance the better assessment of the risk		

 $^{^1}$ recital taking over initial part of Art 111(1) from 2009/138 2 recital taking over initial part of Art 111(2) from 2009/138



		profile and management of the business		
		of insurance and reinsurance		
		undertakings, the Commission should be		
		empowered to adopt delegated acts in		
		relation to the use of internal models.1		
Rec.		(16d) The Commission should ensure		
16d		that the new prudential regime avoids		
(new)		undesirable impacts in its treatment of		
		insurance business with long term		
		guarantees. While adopting delegated		
		acts, the Commission should also ensure		
		that the continuity and further		
		development of insurance activities with		
		long term guarantees is not impaired.		
Rec. 17	(17) In order to allow for the consistent	(17) In order to allow for the consistent	(17) In order to allow for the consistent	
	calculation of technical provisions by	calculation of technical provisions by	calculation of technical provisions by	
	insurance and reinsurance undertakings	insurance and reinsurance undertakings	insurance and reinsurance undertakings	
	under Directive 2009/138/EC, it is	under Directive 2009/138/EC, it is	under Directive 2009/138/EC, it is	
	necessary for a central body to derive,	necessary for a central body to derive,	necessary for a central body to derive,	
	publish, and update certain technical	publish, and update certain technical	publish, and update certain technical	
	information related to the risk-free	information related to the risk-free	information relating to the risk-free	
	interest rate term structure, which takes	interest rate term structure, which takes	interest rate term structure on a regular	
	account of observations in the financial	account of observations in the financial	basis, taking account of observations in	
	market, and for the body to be able to do	market, and for the body to be able to do	the financial market. The manner in	
	this on a regular basis. Given the	this on a regular basis. Given the	which the risk-free interest rate term	
	technical and insurance related nature of	technical and insurance related nature of	structure is derived should be	
	these tasks, they should be carried out by	these tasks, they should be carried out by	transparent in such a manner that	
	EIOPA.	EIOPA.	insurance and reinsurance undertakings	
			are able to use this term-structure in	
			their risk management policies. Given	
			the technical and insurance related nature	
			of these tasks, they should be carried out	
			by EIOPA.	
Rec.			(17a) The risk-free interest rate term	
17a			structure should be determined on the	
(new)			basis of a holistic and consistent	

¹ recital taking over initial part of Art 127 from 2009/138



			approach to the setting of all assumptions and parameters on which the curve is based ensuring consistency over time and avoiding artificial volatility of technical provisions and eligible own funds in excess of the capital requirements. The choice of the starting points of the extrapolation of risk-free interest rates should allow undertakings to match with bonds the	
			cash-flows which are discounted with non-extrapolated rates in the calculation of the best estimate. Under market conditions similar to those at the date of adoption of this Directive, the starting point for the extrapolation of risk-free interest rates in euro should be 20 years.	
Rec. 18	(18) In order to ensure that certain technical inputs to the Solvency Capital Requirement (SCR) using the standard formula are provided on a harmonised basis, for instance to allow for harmonised approaches toward the use of ratings, specific tasks should be assigned to EIOPA. The detailed manner for the exercise of such tasks should be further specified in measures to be adopted by delegated act.	(18) In order to ensure that certain technical inputs to the Solvency Capital Requirement (SCR) using the standard formula are provided on a harmonised basis, for instance to allow for harmonised approaches toward the use of ratings, specific tasks should be assigned to EIOPA. The detailed manner for the exercise of such tasks should be further specified in measures to be adopted by delegated act.	(18) In order to ensure that certain technical inputs to the Solvency Capital Requirement (SCR) using the standard formula are provided on a harmonised basis, for instance to allow for harmonised approaches towards the use of ratings, specific tasks should be assigned to EIOPA. Recognition of rating agencies should be aligned and made consistent with Directive 2006/48/EC, including the upcoming revision of that Directive, and Regulation (EC) No 1060/2009. Overlap with Regulation (EC) No 1060/2009 should be avoided and therefore a role for the Joint Committee of supervisory authorities is justified. EIOPA should make optimal use of ESMA's competences and experience. The detailed manner for the exercise of such tasks should be further specified in	(18) In order to ensure that certain technical inputs to the Solvency Capital Requirement (SCR) using the standard formula are provided on a harmonised basis, for instance to allow for harmonised approaches towards the use of ratings, specific tasks should be assigned to EIOPA. Recognition of rating agencies should be aligned and made consistent with Directive 2006/48/EC, including the upcoming revision of that Directive, and Regulation (EC) No 1060/2009. Overlap with Regulation (EC) No 1060/2009 should be avoided and therefore a role for the Joint Committee of supervisory authorities is justified. EIOPA should make optimal use of ESMA's competences and experience. The detailed manner for the exercise of such tasks should be further specified in



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			measures to be adopted by delegated or implementing act.	measures to be adopted by delegated <i>or implementing</i> act.
				Comment : part of agreement on ratings
Rec. 19	(19) In order to ensure a harmonised approach under Directive 2009/138/EC in determining where an extension to the recovery period in cases of breaches of the SCR is permitted, the conditions which constitute "an exceptional fall in the financial markets" should be specified. EIOPA, upon request from the supervisory authority concerned, should be responsible for determining whether those conditions have been fulfilled and the Commission should be empowered to adopt measures by means of delegated acts specifying the relevant procedures to be followed.	(19) In order to ensure a harmonised approach under Directive 2009/138/EC in [] declaring where an extension to the recovery period in cases of breaches of the SCR is permitted, the conditions which constitute "an exceptional fall in the financial markets" that may exist in one or more Member States should be specified. EIOPA, upon request from the supervisory authority concerned, should be responsible for [] declaring whether those conditions have been fulfilled and the Commission should be empowered to adopt measures by means of delegated acts specifying the relevant procedures to be followed.	(19) In order to ensure a harmonised approach under Directive 2009/138/EC in determining where an extension to the recovery period in cases of breaches of the SCR is permitted, the conditions which constitute 'an exceptional fall in the financial markets' should be specified. EIOPA ¶ should be responsible for determining whether those conditions have been fulfilled and the Commission should be empowered to adopt measures by means of delegated and implementing acts specifying the relevant procedures to be followed.	
Rec. 20	(20) In order to ensure cross-sectoral consistency and to remove the misalignment between the interests of firms that "repackage" loans into tradable securities and other financial instruments (originators) and the interests of insurance or reinsurance undertakings that invest in such securities or instruments, the Commission should be empowered to adopt measures by means of delegated act in the context of investments in repackaged loans under Directive 2009/138/EC, specifying not only the requirements but also the consequences of breaching those requirements.	(20) In order to ensure cross-sectoral consistency and to remove the misalignment between the interests of firms that "repackage" loans into tradable securities and other financial instruments (originators) and the interests of insurance or reinsurance undertakings that invest in such securities or instruments, the Commission should be empowered to adopt measures by means of delegated act in the context of investments in repackaged loans under Directive 2009/138/EC, specifying not only the requirements but also the consequences of breaching those requirements.	(20) In order to ensure cross-sectoral consistency and to remove the misalignment between the interests of firms that "repackage" loans into tradable securities and other financial instruments (originators) and the interests of insurance or reinsurance undertakings that invest in such securities or instruments, the Commission should be empowered to adopt measures by means of delegated act in the context of investments in repackaged loans under Directive 2009/138/EC, specifying not only the requirements but also the consequences of breaching those requirements.	
Rec. 21	(21) In order to allow for greater	(21) In order to allow for greater	(21) In order to allow for greater	
	convergence on procedures for supervisory approvals provided for in	convergence on procedures for supervisory approvals provided for in	convergence on procedures for supervisory approvals provided for in	



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

Rec. 22	convergence toward risk-based solvency regimes should be encouraged. In order to acknowledge that some third countries may need more time to adapt and implement a solvency regime that would fully satisfy the criteria for being recognised as equivalent, it is necessary to enable Commission measures adopted by means of delegated act to specify transitional arrangements in relation to the treatment of such third country regimes, particularly where a public commitment to converge to a regime equivalent to Directive 2009/138/EC has been made.	Directive 2009/138/EC of undertaking specific parameters, model change policies, special purpose vehicles and the setting and removal of capital add-ons, the Commission should be empowered to adopt measures by means of delegated act specifying procedure in these areas. (22) The development of international convergence toward risk-based solvency regimes should be encouraged. In order to acknowledge that some third countries may need more time to adapt and implement a solvency regime that would fully satisfy the criteria for being recognised as equivalent, it is necessary to enable Commission measures adopted by means of delegated act to specify transitional arrangements in relation to the treatment of such third country regimes, particularly where a public commitment to converge to a regime equivalent to Directive 2009/138/EC has been made.	Directive 2009/138/EC of undertaking specific parameters, model change policies, special purpose vehicles and the setting and removal of capital add-ons, the Commission should be empowered to adopt measures by means of delegated act specifying procedure in these areas. (22) The development of international convergence toward risk-based solvency regimes should be encouraged. In order to acknowledge that some third countries may need more time to adapt and implement a solvency regime that would fully satisfy the criteria for being recognised as equivalent, it is necessary to specify conditions in relation to the treatment of such third country regimes in order for these third countries to be recognised temporarily equivalent. It should also be stressed that, in the case of third countries, risk-based supervision is not enough: third countries must also have group supervision systems similar to that of the Union.	(22) The development of international convergence toward risk-based solvency and prudential regimes should be encouraged. In order to acknowledge that some third countries may need more time to adapt and implement solvency and prudential regimes that would fully satisfy the criteria for being recognised as equivalent, it is necessary to specify conditions in relation to the treatment of such third country regimes in order for these third countries to be recognised temporarily equivalent. Where the Commission decides that a third country's prudential regime for group supervision is temporarily equivalent, additional supervisory reporting should be allowed for in order to ensure the protection of policy holders and beneficiaries within the Union. Comment: Part of agreement on CCP
Rec. 23	(23) In order to enable the European Cooperative Society, established in Council Regulation (EC) No 1435/2003 of 22 July 2003 on the Statute for a European Cooperative Society (SCE), to provide insurance and reinsurance services, it is necessary to extend the list	(23) In order to enable the European Cooperative Society, established in Council Regulation (EC) No 1435/2003 of 22 July 2003 on the Statute for a European Cooperative Society (SCE), to provide insurance and reinsurance services, it is necessary to extend the list	(23) In order to enable the European Cooperative Society, established in Council Regulation (EC) No 1435/2003 of 22 July 2003 on the Statute for a European Cooperative Society (SCE) ¹ , to provide insurance and reinsurance services, it is necessary to extend the list	

OJ L 207, 18.8.2003, p. 1.



	of permissible legal forms of insurance	of permissible legal forms of insurance	of permissible legal forms of insurance	
	and reinsurance undertakings under	and reinsurance undertakings under	and reinsurance undertakings under	
	Directive 2009/138/EC to include the	Directive 2009/138/EC to include the	Directive 2009/138/EC to include the	
	European Cooperative Society (SCE).	European Cooperative Society (SCE).	European Cooperative Society (SCE).	
Rec. 24	(24) The amounts in euro of the	(24) The amounts in euro of the	(24) The amounts in euro of the	
	Minimum Capital Requirement floor for	Minimum Capital Requirement floor for	Minimum Capital Requirement floor for	
	captive reinsurance undertakings should	captive reinsurance undertakings should	insurance and reinsurance undertakings	
	be adapted. Such an adaptation arises out	be adapted. Such an adaptation arises out	should be adapted. Such an adaptation	
	of the periodic adjustment of the existing	of the periodic adjustment of the existing	arises out of the periodic adjustment of	
	capital requirement floors for such	capital requirement floors for such	the existing capital requirement floors for	
	undertakings to take account of inflation.	undertakings to take account of inflation.	such undertakings to take account of	
	8	8	inflation.	
Rec.			(24a) The calculation of the SCR for	
24a			health insurance should reflect national	
(new)			equalisation systems and should also	
` ′			account for changes in the national	
			health legislation, as they are a	
			fundamental part of the insurance	
			system within those national health	
			markets.	
Rec. 25	(25) In order to better reflect the date	(25) In order to better reflect the date	(25) In order to better reflect the date	
	which marks the end of the financial year	which marks the end of the financial year	which marks the end of the financial year	
	for the majority of insurance undertakings	for the majority of insurance undertakings	for the majority of insurance undertakings	
	(31 December) and to enable a smoother	(31 December) and to enable a smoother	(31 December) and to enable a smoother	
	transition between the old and new	transition between the old and new	transition between the old and new	
	regimes, the relevant transposition, repeal	regimes, the relevant transposition, repeal	regimes, the relevant transposition, repeal	
	and application dates in Directive	and application dates in Directive	and application dates in Directive	
	2009/138/EC should be extended by two	2009/138/EC should be extended by two	2009/138/EC should be extended by two	
Rec. 26	2009/138/EC should be extended by two	2009/138/EC should be extended by two	2009/138/EC should be extended by two	
Rec. 26	2009/138/EC should be extended by two months.	2009/138/EC should be extended by two months.	2009/138/EC should be extended by two months.	
Rec. 26	2009/138/EC should be extended by two months. (26) Certain implementing powers	2009/138/EC should be extended by two months. (26) Certain implementing powers	2009/138/EC should be extended by two months. (26) Certain implementing powers	
Rec. 26	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty	
Rec. 26	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community	
Rec. 26	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the	
Rec. 26	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with Article 290 TFEU.	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with Article 290 TFEU.	
	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with Article 290 TFEU.	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with	2009/138/EC should be extended by two months. (26) Certain implementing powers designed under Article 202 of the Treaty establishing the European Community (EC Treaty) should be replaced with the appropriate provisions in accordance with	



	be effected on a case-by-case basis. In	be effected on a case-by-case basis. In	be effected on a case-by-case basis. In	
	order to take account of the technical	order to take account of the technical	order to take account of the technical	
	developments in the financial markets and	developments in the financial markets and	developments in the financial markets and	
	to specify the requirements laid down in	to specify the requirements laid down in	to specify the requirements laid down in	
	the directives amended by this Directive,	the directives amended by this Directive,	the directives amended by this Directive,	
	the Commission should be empowered to	the Commission should be empowered to	the Commission should be empowered to	
	adopt delegated acts in accordance with	adopt delegated acts in accordance with	adopt delegated acts in accordance with	
	Article 290 TFEU. In particular, the	Article 290 TFEU. In particular, the	Article 290 TFEU. In particular, the	
	delegated acts should be adopted in	delegated acts should be adopted in	delegated acts should be adopted in	
	respect of details concerning governance	respect of details concerning governance	respect of details concerning governance	
	requirements, valuation, supervisory	requirements, valuation, supervisory	requirements, valuation, supervisory	
	reporting and public disclosure, the	reporting and public disclosure, the	reporting and public disclosure, the	
	determination and classification of own	determination and classification of own	determination and classification of own	
	funds, the standard formula for the	funds, the standard formula for the	funds, the standard formula for the	
	calculation of the Solvency Capital	calculation of the Solvency Capital	calculation of the Solvency Capital	
	Requirement (including any	Requirement (including any	Requirement (including any	
	consequential changes in the area of	consequential changes in the area of	consequential changes in the area of	
	capital add-ons) and the choice of	capital add-ons) and the choice of	capital add-ons) and the choice of	
	methods and assumptions for the	methods and assumptions for the	methods and assumptions for the	
	calculation of technical provisions.	calculation of technical provisions.	calculation of technical provisions.	
Rec.		(27a) In the Declaration (No 39) on		
27a		Article 290 TFEU, annexed to the Final		
(new)		Act of the Intergovernmental Conference		
		which adopted the Treaty of Lisbon, the		
		Conference took note of the		
		Commission's intention to continue to		
		consult experts appointed by the		
		Member States in the preparation of draft		
		delegated acts in the financial services		
		area, in accordance with its established		
		practice.1		
Rec. 28	(28) The European Parliament and the	(28) The European Parliament and the	(28) The European Parliament and the	(28) The European Parliament and the
	Council should have two months from the	Council should have [] three months	Council should have three months from	Council should have <i>three</i> months from
	date of notification to object to a	from the date of notification to object to a	the date of notification to object to a	the date of notification to object to a
	delegated act. At the initiative of the	delegated act. At the initiative of the	delegated act. At the initiative of the	delegated act. At the initiative of the
	European Parliament or the Council, it	European Parliament or the Council, it	European Parliament or the Council, it	European Parliament or the Council, it

Corresponds to recital 25 of Omnibus 1



				<u>, </u>
	should be possible to prolong that period by one month with regard to significant	should be possible to prolong that period by [] three months with regard to	should be possible to prolong that period by <i>three months</i> with regard to	should be possible to prolong that period by <i>three months</i> with regard to
	areas of concern. It should also be	significant areas of concern. It should also	significant areas of concern. It should also	significant areas of concern. It should also
	possible for the European Parliament and	be possible for the European Parliament	be possible for the European Parliament	be possible for the European Parliament
	the Council to inform the other	and the Council to inform the other	and the Council to inform the other	and the Council to inform the other
	institutions of their intention not to raise	institutions of their intention not to raise	institutions of their intention not to raise	institutions of their intention not to raise
	objections. Such early approval of	objections. Such early approval of	objections. Such early approval of	objections. Such early approval of
	delegated acts is particularly appropriate	delegated acts is particularly appropriate	delegated acts is particularly appropriate	delegated acts is particularly appropriate
	when deadlines need to be met, for	when deadlines need to be met, for	when deadlines need to be met, for	when deadlines need to be met, for
	example where there are timetables in the	example where there are timetables in the	example where there are timetables in the	example where there are timetables in the
	basic act for the Commission to adopt	basic act for the Commission to adopt	basic act for the Commission to adopt	basic act for the Commission to adopt
	delegated acts.	delegated acts.	delegated acts.	delegated acts.
Rec.			(28a) In the light of the financial crisis	
28a			and the pro-cyclical mechanisms that	
(new)			contributed to its origin and aggravated	
			its effect, the Financial Stability Board,	
			BCBS, and the G20 made	
			recommendations to mitigate the pro-	
			cyclical effects of financial regulation.	
			Those recommendations have direct	
			relevance to insurance and reinsurance	
			undertakings as important components	
_			of the financial system.	
Rec.			(28b) In order to achieve coherent	
28b			application and to assure macro-	
(new)			prudential oversight across the Union, it	
			is appropriate that the European	
			Systemic Risk Board develops principles	
			tailored for the Union economy and is	
			responsible to monitor the application of	
_			the counter-cyclical buffer.	
Rec.			(28c) The financial crisis highlighted	
28c			that financial institutions massively	that financial institutions massively
(new)			underestimated the level of counterparty	underestimated the level of counterparty
			credit risk associated with over-the-	credit risk associated with over-the-
			counter (OTC) derivatives. This	counter (OTC) derivatives. This
			prompted the G20, in September 2009, to	prompted the G20, in September 2009, to
			call for more OTC derivatives to be	call for more OTC derivatives to be



		cleared through a central counterparty.	cleared through a central counterparty.
		Furthermore, they asked to subject those	Furthermore, they asked to subject thos
		OTC derivatives that could not be	OTC derivatives that could not be
		cleared centrally to higher capital	cleared centrally to higher capital
		requirements in order to reflect properly	requirements in order to reflect properly
1		the higher risks associated with them.	the higher risks associated with them.
Recital			(28ca)
28ca			The calculation of the standard formula
(new)			for the Solvency Capital Requirement
` /			should treat exposures to authorised
			central counterparties consistently with
			the treatment of such exposures in the
			capital requirements for credit
			institutions and financial institutions
			within the meaning of Article 4(1) and
			(5) of Directive 2006/48/EC, specifically
			with regard to differences in the
			treatment between authorised central
			counterparties and other counterparties
			counterparties and other counterparties
			Comment: Part of agreement on CCP
Rec.		(28d) The sovereign debt crisis and the	Comments:
28d		statement of 26 October 2011 of the	Council = cannot accept an explicit
(new)		Heads of State or Government of	reference to government bonds; suggests
		Member States whose currency is the	more general wording. leave a reference
		euro have demonstrated that a zero-risk	to the crisis and the effect it has had on
		treatment for government bonds no	different asset classes and ask the COM
		longer corresponds with economic	to report on this
		reality. The Commission should submit a	
		report to the European Parliament and	EP = key message review on capital
		the Council proposing options to adapt	requirements in relation to government
		the calculation of own funds	bonds
		requirements for such exposures	
		accordingly as soon as possible, while	To be submitted to the political trilogue
		taking into account potentially	
		destabilising effects of tabling such	
		proposals during periods of market	
		stress.	
		Str Coo.	

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EBPOTIEЙCKU ITAPJAMEHT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁRLAMENT EUROPA-PARLAMENTE EUROPÁISCHES PARLAMENT EUROPA PARLAMENTS PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT II.-PARLAMENTE EUROPEO EIROPAS PARLAMENTS EUROPEO PARLAMENTAS EUROPAI PARLAMENT EUROPEU EUROPEES PARLEMENT PARLAMENTE EUROPEU PARLAMENTU EUROPAN PARLAMENTE EUROPASKA PARLAMENTE EUR

Rec. 29

(29) In order to allow for a smooth transition under Directive 2009/138/EC to a new regime, it is necessary to provide for transitional requirements relating to governance requirements, valuation, supervisory reporting and public disclosure, the determination and classification of own funds, the standard formula for the calculation of the Solvency Capital Requirement (including any consequential changes in the area of capital add-ons) and the choice of methods and assumptions for the calculation of technical provisions. Where such changes are made at the level of the individual undertaking, corresponding and consequential changes should be made to the calculation of group solvency, and supervisory reporting and public disclosure at group level. Where such changes concern group supervisory reporting and group public disclosure, the appropriate transitional provisions should apply mutatis mutandis at group level. In relation to group solvency, Article 218(2) and (3) provide the basis for solvency requirements for supervision in cases of application of group supervision mentioned in Article 213. The methods and principles for calculating group solvency referred to in Article 218 are set out in more detail in Articles 220 to 235. Those methods and calculations apply (whether directly or by analogy) to cases of application of group supervision mentioned in Article 218. To the extent that such group solvency rules make reference to solvency rules at the level of

(29) In order to allow for a smooth transition under Directive 2009/138/EC to a new regime, it is necessary to provide for transitional requirements relating to insurance and reinsurance undertakings which have closed their activity, [...] the [...] classification of own funds, the standard formula for the calculation of the Solvency Capital Requirement, [...] the choice of methods and assumptions for the calculation of technical provisions, and occupational retirement provision by insurance undertakings. The transitional requirements relating to the classification of own funds should relate to basic ownfund items, including subordinated mutual member accounts, preference shares and subordinated liabilities, which have been issued in compliance with the laws, regulations and administrative provisions adopted pursuant to Directive 2002/83/EC, Directive 73/239/EEC and Directive 2005/68/EC.

(29) In order to allow for a smooth transition under Directive 2009/138/EC to a new regime, it is necessary to provide for *phasing in and specific* transitional *periods*.



	the individual undertaking and where a			
	transitional solvency regime is applied at			
	individual level corresponding			
	adaptations may need to be made to the			
	group solvency rules.			
Rec.		(29a) Where such changes are made at the		
29a		level of the individual undertaking,		
(new)		corresponding and consequential changes		
, ,		should be made to the calculation of		
		group solvency []. Article 218(2) and		
		(3) provide the basis for solvency		
		requirements for supervision in cases of		
		application of group supervision		
		mentioned in Article 213. The methods		
		and principles for calculating group		
		solvency referred to in Article 218 are set		
		out in more detail in Articles 220 to 235.		
		Those methods and calculations apply		
		(whether directly or by analogy) to cases		
		of application of group supervision		
		mentioned in Article 218. To the extent		
		that such group solvency rules make		
		reference to solvency rules at the level of		
		the individual undertaking and where a		
		transitional solvency regime is applied at		
		individual level corresponding		
		adaptations may need to be made to the		
		group solvency rules.		
Rec. 30	(30) The transitional requirements should	(30) The transitional requirements should	(30) The transitional <i>periods</i> should aim	
100. 50	aim at avoiding market disruption and	aim at avoiding market disruption and	at avoiding market disruption . The	
	limiting interferences with existing	limiting interferences with existing	transitional <i>periods</i> should encourage	
	products as well as ensuring the	products as well as ensuring the	undertakings to move towards	
	availability of insurance products. The	availability of insurance products. The	compliance with the particular	
	provisions of transitional requirements	provisions of transitional requirements	requirements of the new regime as soon	
	should also allow proper consideration to	should also allow proper consideration to	as possible.	
	be taken of the significant and valuable	be taken of the significant and valuable	as possible.	
	industry -wide information to be obtained	industry -wide information to be obtained		
	from the quantitative impact study	from the quantitative impact study		



	(QIS5). The transitional provisions set out	(QIS5). The transitional provisions set out	
	in Directive 2009/138/EC should further	in Directive 2009/138/EC should further	
	specify non-essential elements to be	specify non-essential elements to be	
	determined by delegated acts. While the	determined by delegated acts. While the	
	maximum periods for the transitional	[] periods for the transitional provisions	
	provisions are to be set out in Directive	are to be set out in Directive	
	2009/138/EC, the actual time period	2009/138/EC, <u>further specifications</u>	
	selected in any delegated act may be for a	should be introduced through delegated	
	shorter period and should reflect the	acts and should reflect the specific	
	specific characteristics of the provisions	characteristics of the provisions and	
	and facilitate the application of the new	facilitate the application of the new	
	regime. The transitional requirements	regime. The transitional requirements	
	should at least be equivalent, in effect, to	should at least be equivalent, in effect, to	
	the existing framework on insurance and	the existing framework on insurance and	
	reinsurance directives and should not	reinsurance directives and should not	
	result in more favourable treatment for	result in more favourable treatment for	
	insurance and reinsurance undertakings,	insurance and reinsurance undertakings,	
	or lower protection for policy holders,	or lower protection for policy holders,	
	than currently exists. In terms of solvency	than currently exists. The transitional	
	requirements, this means that these	requirements should encourage	
	should during any possible transitional	undertakings to move towards	
	period be no higher than the Solvency	compliance with the particular	
	Capital Requirement and no lower than	requirements of the new regime as soon	
	the sum of the Minimum Capital	as possible.	
	Requirement and fifty per cent of the		
	difference between the Solvency Capital		
	Requirement and the Minimum Capital		
	Requirement. The transitional		
	requirements should encourage		
	undertakings to move towards		
1	compliance with the particular		
	requirements of the new regime as soon		
	as possible.		
Rec.		(30a) The period for the transitional	
30a		provisions in relation to third country	
(new)		equivalence are to be set out in Directive	
		2009/138/EC, the actual time period	
		should end on the date on which, in	



	accordance with this Directive, the	
	solvency regime of the third country	
	concerned has been deemed to be	
	equivalent to that laid down in Directive	
	2009/138/EC.	
Rec.	(30b) In order for the solvency regime	
30b	laid down in this Directive to operate	
(new)	effectively, supervisory authorities should	
	have the necessary powers to require	
	insurance and reinsurance undertakings to	
	provide them at an early stage with an	
	implementation plan which will enable	
	them to monitor the progress achieved by	
	undertakings in view of the consistent and	
	timely application of this Directive	
	[].To achieve this aim EIOPA should	
	develop guidelines concerning the content	
	of the implementation plan. Supervisory	
	authorities may require insurance and	
	reinsurance undertakings to provide any	
	information on the actions outlined in the	
	implementation plan.	
Rec.	(30c) The guidelines to be issued by	
30c	EIOPA as regards the requirements	
(new)	related to the implementation plan should	
	provide the necessary flexibility for	
	supervisory authorities to take into	
	account the actual level of preparedness a	
	particular insurance or reinsurance	
	undertaking has achieved. These	
	guidelines should also ensure the proper	
	application of the proportionality	
2	principle.	
Rec.	(30d) Notwithstanding the anticipated	
30d	application of the Solvency II provisions	
(new)	particularly for the purposes of the	
	assessments related to the approval of	
	internal models, ancillary own funds,	



		classification of own funds, undertaking		
		specific parameters, special purpose		
		vehicles, the duration based equity risk		
		sub-module, and the transitional provision		
		on the calculation of the best estimate		
		with respect to insurance or reinsurance		
		obligations corresponding to paid-in		
		premiums for existing contracts, the		
		provisions of Solvency I (Directives		
		64/225/EEC, 73/239/EEC, 73/240/EEC,		
		76/580/EEC, 78/473/EEC, 84/641/EEC,		
		87/344/EEC, 88/357/EEC, 92/49/EEC,		
		98/78/EC, 2001/17/EC, 2002/83/EC and		
		2005/68/EC, as amended by the acts		
		listed in Part A of Annex VI) will		
		continue to apply during the course of		
		<u>2013.</u>		
Rec.		(30e) In accordance with point 34 of the		
30e		Interinstitutional Agreement on better		
(new)		law-making , Member States are		
		encouraged to draw up, for themselves		
		and in the interest of the Union, their own		
		tables illustrating, as far as possible, the		
		correlation between this Directive and the		
		transposition measures, and to make them		
		public.		
Rec. 31	(31) Since the objectives of this Directive,	(31) Since the objectives of this Directive,	(31) Since the objectives of this Directive,	
	namely improving the functioning of the	namely improving the functioning of the	namely improving the functioning of the	
	internal market by means of ensuring a	internal market by means of ensuring a	internal market by means of ensuring a	
	high, effective and consistent level of	high, effective and consistent level of	high, effective and consistent level of	
	prudential regulation and supervision,	prudential regulation and supervision,	prudential regulation and supervision,	
	protecting policy holders and	protecting policy holders and	protecting policy holders and	
	beneficiaries and thereby businesses and	beneficiaries and thereby businesses and	beneficiaries and thereby businesses and	
	consumers, protecting the integrity,	consumers, protecting the integrity,	consumers, protecting the integrity,	
	efficiency and orderly functioning of	efficiency and orderly functioning of	efficiency and orderly functioning of	
	financial markets, maintaining the	financial markets, maintaining the	financial markets, maintaining the	
	stability of the financial system, and	stability of the financial system, and	stability of the financial system, and	
	strengthening international supervisory	strengthening international supervisory	strengthening international supervisory	



	coordination, cannot be sufficiently	coordination, cannot be sufficiently	coordination, cannot be sufficiently	
	achieved by the Member States and can,	achieved by the Member States and can,	achieved by the Member States and can,	
	therefore, by reason of scale of the action,	therefore, by reason of scale of the action,	therefore, by reason of scale of the action,	
	be better achieved at Union level, the	be better achieved at Union level, the	be better achieved at Union level, the	
	Union may adopt measures, in	Union may adopt measures, in	Union may adopt measures, in	
	accordance with the principle of	accordance with the principle of	accordance with the principle of	
	subsidiarity as set out in Article 5 of the	subsidiarity as set out in Article 5 of the	subsidiarity as set out in Article 5 of the	
	Treaty on European Union. In accordance	Treaty on European Union. In accordance	Treaty on European Union. In accordance	
	with the principle of proportionality, as	with the principle of proportionality, as	with the principle of proportionality, as	
	set out in that Article, this Directive	set out in that Article, this Directive	set out in that Article, this Directive	
	should not go beyond what is necessary in	should not go beyond what is necessary in	should not go beyond what is necessary in	
	order to achieve those objectives.	order to achieve those objectives.	order to achieve those objectives and	
		-	should not, in particular, lay down any	
			solvency requirements for occupational	
			pension bodies.	
Rec. 32	(32) The Commission should, by 1	(32) The Commission should, by 1	(32) The Commission should, by 1	
	January 2014, report to the European	January 2014, and every three years	January 2014, report to the European	
	Parliament and to the Council on the	thereafter, report to the European	Parliament and to the Council on the	
	submission by the ESA of the draft	Parliament and to the Council on the	submission by the ESAs of the draft	
	technical standards provided for in this	submission by the ESA of the draft	technical standards provided for in this	
	Directive and present any appropriate	technical standards provided for in this	Directive and present any appropriate	
	proposals.	Directive and present any appropriate	proposals.	
		proposals.		
Rec. 33	(33) Directives 2003/71/EC and	(33) Directives 2003/71/EC and	(33) Directives 2002/92/EC, 2003/41/EC,	
	2009/138/EC should therefore be	2009/138/EC should therefore be	2003/71/EC and 2009/138/EC and	
	amended accordingly,	amended accordingly,	Regulation (EC) No 1060/2009 should	
			therefore be amended accordingly,	
		HAVE ADOPTED THIS DIRECTIVE	HAVE ADOPTED THIS DIRECTIVE	HAVE ADOPTED THIS DIRECTIVE

	ARTICLE -1				
	Amendments to Directive 2002/92/EC (Insurance Intermediaries)				
Art1	Article -1	Comments:			
(new)	Amendments to Directive 2002/92/EC	Political issue. Inclusion dependant on			
		Commission proposal expected first in May,			
		now in July.			
Art1	Directive 2002/92/EC is amended as				
introduc	follows:				



tory part	
(new)	
Art1	(1) In Article 3(2), the following
point 1	subparagraph is added:
(new)	
` '	"Member States shall communicate the
Art. 3	information gathered by their single
para 2	information point on a regular basis and
para 2	at least quarterly to the European
	Supervisory Authority (European
	Insurance and Occupational Pensions
	Authority) (EIOPA), established by
	Regulation (EU) No 1094/2010 of the
	European Parliament and of the
	Council, which shall publish it on its
	website.
Art1	(2) In Article 6, paragraph 2 is replaced
point 2	by the following:
(new)	
	"2. Member States shall notify the
Art. 6	Commission of their wish to be
para 2	informed in accordance with
	paragraph 1. The Commission shall in
	turn notify all the Member States and
	EIOPA of this,";
Art1	(3) In Article 7, paragraph 1 is replaced
point 3	by the following:
(new)	ey meyono nang.
()	"1. Member States shall designate the
Art. 7	competent authorities empowered to
para 1	ensure implementation of this
para i	Directive. They shall inform the
	Commission and EIOPA thereof,
	indicating any division of those
	duties.";
Art1	(4) In Article 9, the title is replaced by

¹ OJ L L 331, 15.12.2010, p. 48.";



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

point 4	the following:
(new)	
	"Exchange of information between
Art. 9	Member States and EIOPA";
title	,
Art1	(5) In Article 9, the following paragraph
point 5	is inserted:
	is inserted.
(new)	
	"Ia. The competent authorities shall
Art. 9	cooperate with EIOPA for the purposes
para 1a	of this Directive, in accordance with
	Regulation (EU) No 1094/2010. The
	competent authorities shall, without
	delay, provide EIOPA with all
	information necessary to carry out its
	duties under this Directive and under
	Regulation (EU) No 1094/2010, in
	accordance with Article 35 of that
	Regulation.";
	(6) In Article 12, paragraph 5 is replaced
	by the following:
	"5. Member States may maintain or
	adopt stricter provisions regarding the
	information requirements referred to
	in paragraph 1, provided that such
	provisions comply with Union law.
	production of the contract of
	Member States shall communicate to
	the Commission and EIOPA the
	national provisions set out in the first
	subparagraph.
	Member States shall update that
	information on a regular basis and at
	least every two years and EIOPA shall
	make that information available on its
	website.
	weosue.



In order to establish a high level of transparency by all appropriate means, the Commission shall ensure that the information it receives relating to national provisions is also communicated to consumers and insurance intermediaries.	
6. In order to ensure uniform conditions of application of paragraph 5, EIOPA shall develop draft implementing technical standards on the procedures to be followed and formats and templates to be used by the competent authorities when transmitting and updating the relevant information to EIOPA.	
EIOPA shall submit those draft implementing technical standards to the Commission by [].	
Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.''.	

ARTICLE 1 Amendments to Directive 2003/71/EC (Prospectus)				
Art. 1			Article 1	Article 1
title			Amendments to Directive 2003/71/EC	Amendments to Directive 2003/71/EC
(new)				
Art. 1	Directive 2003/71/EC is amended as			
	follows:	follows:	follows:	follows:
introduc				
tory part				



Art. 1 point 1	(1) In Article 5(4), the third subparagraph is replaced by the following:	(1) In Article 5(4), the third subparagraph is replaced by the following:	(1) In Article 5(4), the third subparagraph is replaced by the following:	(1) In Article 5(4), the third subparagraph is replaced by the following:
Art. 5 para 4	"Where the final terms of the offer are neither included in the base prospectus, nor in a supplement, the final terms shall be made available to investors and filed with the competent authority of the home Member State, as well as communicated, by the issuer, offeror or person asking for the admission to trading on a regulated market, to the competent authority of the host Member State(s) and to the European Securities and Markets Authority (ESMA) when each public offer is made as soon as practicable and, where possible, in advance of the beginning of the public offer or admission to trading. The final terms shall only contain information that relates to the securities note and shall not be used to supplement the base prospectus. Article 8(1)(a) shall apply in such cases."	"Where the final terms of the offer are neither included in the base prospectus, nor in a supplement, the final terms shall be made available to investors and filed with the competent authority of the home Member State, as well as communicated, by the issuer, offeror or person asking for the admission to trading on a regulated market, to the competent authority of the host Member State(s) and to the European Securities and Markets Authority (ESMA) when each public offer is made as soon as practicable and, where possible, in advance of the beginning of the public offer or admission to trading. The final terms shall only contain information that relates to the securities note and shall not be used to supplement the base prospectus. Article 8(1)(a) shall apply in such cases."	"Where the final terms of the offer are neither included in the base prospectus, nor in a supplement, the final terms shall be made available to investors and filed with the competent authority of the home Member State, as well as communicated by <i>that competent authority</i> to the competent authority of the host Member State(s) and to ☐ ESMA when each public offer is made as soon as practicable and, where possible, in advance of the beginning of the public offer or admission to trading. The final terms shall contain only information that relates to the securities note and shall not be used to supplement the base prospectus. Article 8(1)(a) shall apply in such cases.";	"Where the final terms of the offer are neither included in the base prospectus, nor in a supplement, the final terms shall be made available to investors and filed with the competent authority of the home Member State, as well as communicated by that competent authority to the competent authority of the host Member State(s) and to ESMA when each public offer is made as soon as practicable and, where possible, in advance of the beginning of the public offer or admission to trading. The final terms shall contain only information that relates to the securities note and shall not be used to supplement the base prospectus. Article 8(1)(a) shall apply in such cases.";
Art. 1 point 2	(2) Article 11(3) is replaced by the following:	(2) Article 11(3) is replaced by the following:	(2) Article 11(3) is replaced by the following:	(2) Article 11(3) is replaced by the following:
Art. 11 para 3	"3. Powers are delegated to the Commission to adopt regulatory technical standards to specify the information to be incorporated by reference.	"3. <u>In order to ensure consistent</u> harmonisation of this Directive, ESMA shall develop draft regulatory technical standards to specify the information to be incorporated by reference.	"3. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the information to be incorporated by reference.	"3. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the information to be incorporated by reference. ESMA shall submit those draft regulatory technical standards to the Commission by
	The regulatory technical standards referred to in the first subparagraph shall be adopted in accordance with Articles 10 to 14 of Regulation/ [ESMA].	ESMA shall <u>submit those</u> draft regulatory technical standards to the Commission by 1 January <u>2014</u> .	ESMA shall submit those draft regulatory technical standards to the Commission by 1 January 2014.	1 January 2014. Power is delegated to the Commission to adopt regulatory technical standards
	ESMA shall develop draft regulatory	Power is delegated to the Commission to	Power is delegated to the Commission to	referred to in the first subparagraph in



	technical standards for submission to the Commission by 1 January 2014 at the latest."	adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010."	adopt regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";	accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";
Art. 1 point 3	(3) Article 13(7) is replaced by the following:	(3) Article 13(7) is replaced by the following:	(3) Article 13(7) is replaced by the following:	(3) Article 13(7) is replaced by the following:
Art. 13 para 7	"7. Powers are delegated to the Commission to adopt regulatory technical standards to specify the procedures for the approval of the prospectus and the conditions in accordance with which time limits may be adjusted.	"7. In order to ensure consistent harmonisation of this Directive, ESMA shall develop draft regulatory technical standards to specify the procedures for the scrutiny of the information in the prospectus for its approval [] and the conditions in accordance with which time limits may be adjusted.	"7. In order to ensure consistent harmonisation in relation to the approval of prospectuses, ESMA shall develop draft regulatory technical standards to specify the procedures for the approval of the prospectus and the conditions in accordance with which time limits may be adjusted.	"7. In order to ensure consistent harmonisation in relation to the approval of prospectuses, ESMA shall develop draft regulatory technical standards to specify the procedures for the approval of the prospectus and the conditions in accordance with which time limits may be adjusted.
	The regulatory technical standards referred to in the first subparagraph shall be adopted in accordance with Article 10 to 14 of Regulation/ [ESMA].	ESMA shall <u>submit those</u> draft regulatory technical standards to the Commission by 1 January <u>2014</u> .	ESMA shall submit those draft regulatory technical standards to the Commission by 1 January 2014.	ESMA shall submit those draft regulatory technical standards to the Commission by 1 January 2014.
	ESMA shall develop draft regulatory technical standards for submission to the Commission by 1 January 2014 at the latest."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";
Art. 1 point 4	(4) Article 14(8) is replaced by the following:	(4) Article 14(8) is replaced by the following:	(4) Article 14(8) is replaced by the following:	(4) Article 14(8) is replaced by the following:
Art. 14 para 8	"8. Powers are delegated to the Commission to adopt regulatory technical standards specify the provisions relating to the publication of the prospectus in paragraphs 1 to 4.	"8. <u>In order to ensure consistent harmonisation of this Directive, ESMA shall develop draft</u> regulatory technical standards <u>to</u> specify the provisions relating to the publication of the prospectus in paragraphs 1 to 4.	"8. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the provisions relating to the publication of the prospectus in paragraphs 1 to 4.	"8. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the provisions relating to the publication of the prospectus in paragraphs 1 to 4.
	The regulatory technical standards	ESMA shall <u>submit those</u> draft regulatory	ESMA shall submit those draft	ESMA shall submit those draft regulatory



	referred to in the first subparagraph shall be adopted in accordance with Articles 10 to 14 of Regulation/ [ESMA].	technical standards to the Commission by 1 January <u>2014</u> .	regulatory technical standards to the Commission by 1 January 2014.	technical standards to the Commission by 1 January 2014.
	ESMA shall develop draft regulatory technical standards for submission to the Commission by 1 January 2014 at the latest."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";
Art. 1 point 5	(5) Article 15(7) is replaced by the following:	(5) Article 15(7) is replaced by the following:	(5) Article 15(7) is replaced by the following:	(5) Article 15(7) is replaced by the following:
Art. 15 para 7	"7. Powers are delegated to the Commission to specify the provisions concerning the dissemination of advertisements announcing the intention to offer securities to the public or the admission to trading on a regulated market, in particular before the prospectus has been made available to the public or before the opening of the subscription, and specify the provisions laid down in paragraph 4.	"7. In order to ensure consistent harmonisation of this Directive. ESMA shall develop draft regulatory technical standards to specify the provisions concerning the dissemination of advertisements announcing the intention to offer securities to the public or the admission to trading on a regulated market, in particular before the prospectus has been made available to the public or before the opening of the subscription, and specify the provisions laid down in paragraph 4.	"7. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the provisions concerning the dissemination of advertisements announcing the intention to offer securities to the public or the admission to trading on a regulated market, in particular before the prospectus has been made available to the public or before the opening of the subscription, and specify the provisions laid down in paragraph 4.	"7. In order to ensure consistent harmonisation in relation to this Article, ESMA shall develop draft regulatory technical standards to specify the provisions concerning the dissemination of advertisements announcing the intention to offer securities to the public or the admission to trading on a regulated market, in particular before the prospectus has been made available to the public or before the opening of the subscription, and specify the provisions laid down in paragraph 4.
	The regulatory technical standards referred to in the first subparagraph shall be adopted in accordance with Articles 10 to 14 of Regulation/ [ESMA].	ESMA shall <u>submit those</u> draft regulatory technical standards to the Commission by 1 January <u>2014</u> .	ESMA shall submit those draft regulatory technical standards to the Commission by I January 2014.	ESMA shall submit those draft regulatory technical standards to the Commission by 1 January 2014.
	ESMA shall develop draft regulatory technical standards for submission to the Commission by 1 January 2014 at the latest."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";



Art. 1	(5a) the following Article is inserted:	(5a) the following Article is inserted:
point 5a		
(new)	"Article 31a	''Article 31a
	Staff and resources of ESMA	Staff and resources of ESMA
Art. 31a		
(new)	ESMA shall asses the staffing a	nd ESMA shall asses the staffing and
	resources needs arising from	he resources needs arising from the
	assumption of its powers and duties	in assumption of its powers and duties in
	accordance with this Directive a	nd accordance with this Directive and submit
	submit a report to the Europe	an a report to the European Parliament, the
	Parliament, the Council and	he Council and the Commission."
	Commission."	

	ARTICLE 2				
Art. 2 title (new) Art. 2 introduc tory part Art. 2 point 0 (new) Art. 3a (new)	Directive 2009/138/EC is amended as follows:	ARTICLE Amendments to Directive 2009 Directive 2009/138/EC is amended as follows: (0) The following Article 3a is added: "Article 3a Insurance and reinsurance undertakings closing their activity "(1) Without prejudice to Article 12, insurance or reinsurance undertakings which by 1 January 2014 cease to conduct new insurance or reinsurance contracts and exclusively administer their existing portfolio in order to terminate their activity shall not be subject to Titles I, II		Article 2 Amendments to Directive 2009/138/EC Directive 2009/138/EC is amended as follows:	
		activity shall not be subject to Titles 1, If and III of this Directive until the dates set out in paragraph 2 where either:			



ЕВРОПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

(a)	the	undertaking	has	satisfied	the
supe	erviso	ory authority t	hat it	will termi	nate
its a	ctivit	y before 1 Jai	nuarv	2017 ¹ : or	
		,	,		

- (b) the undertaking is subject to reorganisation measures set out in Chapter II of Title IV and an administrator has been appointed.
- (2) Insurance or reinsurance undertakings falling under:
- (a) point a) of paragraph 1 shall be subject to Titles I, II and III of this Directive as from 1 January 2017² or as from an earlier date when the supervisory authority is not satisfied with the progress that has been made towards terminating the undertaking's activity;
- (b) point b) of paragraph 1 shall be subject to Titles I, II and III of this Directive as from 1 January 2019³ or as from an earlier date when the supervisory authority is not satisfied with the progress that has been made towards terminating the undertaking's activity.
- (3) Insurance and reinsurance undertakings shall only be subject to the transitional measures in paragraphs 1 and 2 if the following conditions are met:
- (a) the undertaking is not part of a group,

^{1 3} years after 1 January 2014

² 3 years after 1 January 2014 ³ 5 years after 1 January 2014



	or if it is, all undertakings that are part of		
	the group cease to conduct new insurance		
	or reinsurance contracts;		
	(b) the undertaking shall provide its		
	supervisory authority with an annual		
	report setting out what progress has been		
	made in terminating its activity;		
	(c) the undertaking has notified its		
	supervisory authority that it applies the		
	transitional measures.		
	(4) Member States shall draw up a list of		
	the insurance and reinsurance		
	undertakings concerned and communicate		
	that list to all the other Member States."		
	(5) Paragraphs 1 and 2 shall not prevent		
	any undertaking from operating in		
	accordance with Titles I, II and III of this		
1.2	Directive.		
Art. 2		(-1) in Article 13, the following point is	(-1) in Article 13, the following point is
point -1 (new)		inserted:	inserted:
(new)		"(32a) 'authorised central counterparty'	"(32a) 'authorised central counterparty'
Art. 13		means a central counterparty within the	means a central counterparty within the
point		meaning of Article 2(1)(1) of Regulation	meaning of Article 2(1)(1) of Regulation
32a		(EU) No/2012 of the European	(EU) No/2012 of the European
(new)		Parliament and of the Council of	Parliament and of the Council of
		[EMIR] which is authorised under	[EMIR] which is authorised under
		Article 10 of that Regulation;";	Article 10 of that Regulation;";
Art. 2			(-1a) in Article 13, the following point is
point -			inserted:
1a			
(new)			'external credit assessment institution'
			('ECAI') means a credit rating agency
Article			that has been registered or certified in



13, point (40) (new)				accordance with Regulation (EC) No 1060/2009 or a central bank issuing credit ratings which are exempt from the application of that Regulation. Comment: Part of agreement on Ratings
Art. 2 point 1	(1) Article 17(3) is replaced by the following:	(1) Article 17(3) is replaced by the following:	(1) Article 17(3) is replaced by the following:	(1) Article 17(3) is replaced by the following:
Art. 17 para 3	"3. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, relating to the extension of the list of forms set out in Annex III."	"3. The Commission may adopt delegated acts, in accordance with Article 301a [], relating to the extension of the list of forms set out in Annex III."	"3. The Commission may adopt delegated acts, in accordance with Article 301a ☐ relating to the ☐ list of forms set out in points 1 to 27 of Part A, of Part B and of Part C of Annex III.";	"3. The Commission may adopt delegated acts, in accordance with Article 301a relating to the list of forms set out in Annex III, excluding points 28 and 29 of Parts A, B and C.";
Art. 2 point 1a (new) Art. 25a (new)			(Ia) the following Article is inserted: ''Article 25a Notification and publication of authorisations, withdrawals of authorisation and refusals of authorisation	(1a) the following Article is inserted: "Article 25a Notification and publication of authorisations or withdrawals of authorisation
			Every authorisation, withdrawal of authorisation and refusal of authorisation shall be notified to the European Supervisory Authority (European Insurance and Occupational Pensions Authority) (EIOPA) established by Regulation (EU) No 1094/2010 of the European Parliament	Every authorisation or withdrawal of authorisation shall be notified to the European Supervisory Authority (European Insurance and Occupational Pensions Authority) (EIOPA) established by Regulation (EU) No 1094/2010 of the European Parliament and of the Council ² . The name of each insurance undertaking or reinsurance
			and of the Council ¹ . The name of each insurance undertaking or reinsurance undertaking to which authorisation has been granted shall be entered in a list.	undertaking to which authorisation has been granted shall be entered in a list. EIOPA shall publish and keep up to date that list on its website.

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^{1 *} OJ L L 331, 15.12.2010, p. 48."; 2 * OJ L L 331, 15.12.2010, p. 48.";



Art. 2 point 1b (new) Art. 29 para 4			EIOPA shall publish and keep up to date that list on its website. (1b) in Article 29, paragraph 4 is replaced by the following: "4.The Commission shall ensure that delegated acts, regulatory and implementing technical standards take into account the principle of proportionality, thus ensuring the proportionale application of this proportion are applications.	(1b) in Article 29, paragraph 4 is replaced by the following: "4.The Commission shall ensure that delegated acts, regulatory and implementing technical standards take into account the principle of proportionality, thus ensuring the proportionate application of this
			Directive, in particular to small insurance undertakings. EIOPA shall ensure that draft regulatory technical standards, submitted in accordance with Article 10 to 14 of Regulation (EU) No 1094/2010, draft implementing technical standards submitted in accordance with Article 15 thereof and guidelines and recommendations adopted in accordance with Article 16 thereof, take into account the principle of proportionality, thus ensuring the proportionate application of this Directive, in particular to small insurance undertakings."	Directive, in particular to small insurance undertakings. EIOPA shall ensure that draft regulatory technical standards, submitted in accordance with Article 10 to 14 of Regulation (EU) No 1094/2010, draft implementing technical standards submitted in accordance with Article 15 thereof and guidelines and recommendations adopted in accordance with Article 16 thereof, take into account the principle of proportionality, thus ensuring the proportionate application of this Directive, in particular to small insurance undertakings."
Art. 2 point 2 introduc	(2) Article 31 is amended as follows:	(2) Article 31 is amended as follows:	(2) Article 31 is amended as follows:	more with samings.
Art. 2 point 2 point a	(a) Paragraph 4 is replaced by the following:	(a) Paragraph 4 is replaced by the following:	(a) paragraph 4 is replaced by the following:	(a) paragraph 4 is replaced by the following:
Art. 31 para 4	"4. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of	"4. The Commission shall adopt delegated acts, in accordance with Article 301a [], relating to paragraph 2	"4. In order to ensure uniform conditions of application of paragraph 2 of this Article, and without prejudice to	"4. Without prejudice to Article 35, Article 51, Article 254(2) and Article 256, the Commission shall adopt



	Articles 301b and 301c, relating to	specifying the key aspects on which	Article 35, Article 51, Article 254(2) and	delegated acts, in accordance with Article
	paragraph 2 specifying the key aspects on	aggregate statistical data are to be	Article 256, EIOPA shall develop draft	301a, relating to paragraph 2, specifying
	which aggregate statistical data are to be	disclosed, and the format, structure,	implementing technical standards to	the key aspects on which aggregate
	disclosed, and the format, structure,	contents list and publication date of the	specify the key aspects on which	statistical data are to be disclosed,
	contents list and publication date of the	disclosures."	aggregate statistical data are to be	contents list and publication date of the
	disclosures."		disclosed, and to determine the format,	disclosures.
			structure, contents list and publication	
			date of the disclosures <i>provided for in</i>	
			this Article.	
			mis Arme.	
			EIOPA shall submit those draft	
			implementing technical standards to the	
			Commission by [].	
			Power is conferred on the Commission	
			•	
			to adopt the implementing technical	
			standards referred to in the first	
			subparagraph in accordance with Article	
	0.50	d) === 0.11	15 of Regulation (EU) No 1094/2010.";	
Art. 2	(b) The following paragraph 5 is added:	(b) The following paragraph 5 is added:		"5. In order to ensure uniform
point 2				conditions of application of paragraph 2
point b	"5. Powers are conferred on the	"5. <u>In order to ensure uniform conditions</u>		of this Article, and without prejudice to
	Commission to adopt implementing	of application of this Article, EIOPA shall		Article 35, Article 51, Article 254(2) and
Art. 31	technical standards to determine the	develop draft implementing technical		Article 256, EIOPA shall develop draft
para 5	conditions of application of paragraph 2	standards [] specifically with regard to		implementing technical standards to
	as supplemented by the delegated acts	the templates and structure of the		determine the template and structure of
	referred to in paragraph 4 concerning the	disclosures referred to in paragraph 2.		the disclosures provided for in this
	matters covered by those delegated acts,			Article.
	specifically with regard to the templates			
	and structure of the disclosures.			EIOPA shall submit those draft
				implementing technical standards to the
	The implementing technical standards	The European Insurance and		Commission by [].
	referred to in the first subparagraph shall	Occupational Pensions Authority		
1	be adopted in accordance with Article 15	(EIOPA) shall <u>submit those</u> draft		Power is conferred on the Commission
	of Regulation/ [EIOPA].	implementing technical standards to the		to adopt the implementing technical
	The European Insurance and	Commission by 31 December 2016.		standards referred to in the first
	Occupational Pensions Authority	Power is conferred on the Commission to		subparagraph in accordance with Article
	(EIOPA) shall develop draft	adopt the implementing technical		15 of Regulation (EU) No 1094/2010.";
L	(LIOIA) Shan develop dian	adopt the implementing technical		15 of Regulation (EU) No 1094/2010. ;



Art. 2	implementing technical standards for submission to the Commission by 31 December 2011 at the latest." (3) In Article 33, the following third	standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010. " (3) In Article 33, the following third	(3) In Article 33, the following	Comments: Analyse the format to template change - COM says format could be done at level of delegated act but not only as an ITS. (3) In Article 33, the following
point 3 Art. 33 para 2 a (new)	paragraph is added: "Where a request for cooperation in relation to an on-site verification in accordance with this Article has been rejected or has not been acted upon within a reasonable period of time, the supervisory authorities may refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation/2010 [EIOPA]. In that case, EIOPA may act in accordance with the powers conferred on it by that Article."	paragraph is added: "Where a <u>supervisory authority has informed the supervisory authorities of the host Member State of its intention to carry out an on-site verification in accordance with this Article <u>and does not receive the necessary cooperation</u>, or where it does not allow for participation of the supervisory authorities of the host <u>Member State in the verification</u>, the supervisory authorities may refer the matter to EIOPA [] in accordance with Article 19 of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by [] Article 19 [] of that Regulation."</u>	paragraphs are added: "Where a supervisory authority has informed the supervisory authorities of a host Member state that it intends to carry out on-site verifications in accordance with paragraph 1 and where that supervisory authority is practically prohibited to exercise its right to carry out those on-site verifications or where those supervisory authorities are practically prohibited to exercise their right to participate in accordance with paragraph 2, the supervisory authorities may refer the matter to EIOPA and request its assistance in accordance with Article 19, paragraphs 1 to 3 and 6, of Regulation (EU) No 1094/2010 EIOPA. In that case, EIOPA may act in accordance with the powers conferred on it by that Article. In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA may participate in on-site verifications where they are carried out jointly by two	"Where a supervisory authority has informed the supervisory authorities of a host Member state that it intends to carry out on-site verifications in accordance with paragraph 1 and where that supervisory authority is practically prohibited to exercise its right to carry out those on-site verifications or where the supervisory authorities of the host Member State are practically prohibited to exercise their right to participate in accordance with paragraph 2, the matter to EIOPA and request its assistance in accordance with Article 19, paragraphs 1 to 3 and 6, of Regulation (EU) No 1094/2010 EIOPA. In that case, EIOPA may act in accordance with the powers conferred on it by that Article. In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA may participate in on-site examinations where they are carried out jointly by two
Art. 2 point 4 Art. 35	(4) Article 35 is amended as follows:	(4) Article 35 is amended as follows:	or more supervisory authorities."; (4) Article 35 is amended as follows:	or more supervisory authorities."; (4) Article 35 is amended as follows: Comments: Political
Art. 2			(-a) in paragraph 2, point $(a)(i)$ is	Comments:



point 4		replaced by the following:	COM= proposal to give EIOPA the tasks
point -a			to calibrate a set of criteria=thresholds so
(new)		"(i) at predefined periods; whereby,	that we arrive at a 20 percent ratio for the
		supervisory authorities concerned may	specific market in question.
Art. 35		limit regular supervisory reporting to	1
para 2		information that changes significantly in	Council= define precisely nature, scale
point a		the course of the year provided that:	and complexity. Any assessment needs to
subpoin		the course of the year provided that.	be rik based. Some principles need to be
t (i)		 derogations from regular supervisory 	defined and exemptions will be done only
t (1)		reporting may only be granted to	on the basis of a risk assessment.
ĺ		insurance and reinsurance undertakings	on the basis of a risk assessment.
		whose combined contribution to the total	
I			
		market share does not exceed 20 % of a Member State's life or non-life	
		3	
		insurance market respectively; and	
		 a full reporting is done at least 	
		annually.";	~
Art. 2		(-aa) in paragraph 2, the following	Comments:
point 4		subparagraphs are added:	Council= linked to financial stability
point -			
aa		"Member States shall require insurance	
(new)		and reinsurance undertakings to submit	
		to the supervisory authorities concerned,	
Art. 35		as part of their regular reporting or on	
para 2		an ad hoc basis, a full list of assets on an	
subpara		item-by-item basis, only when such	
1a and		information is necessary for the	
subpara		supervisory authorities concerned to	
1b		undertake their supervisory role	
		effectively, in particular with respect to	
		financial stability.	
		The supervisory authorities concerned	
		may exempt from reporting obligations	
		on an item-by-item basis insurance and	
		reinsurance undertakings whose	
		combined contribution to the total	
		market share does not exceed 20 % of a	
L		market share aves not exceed 20 % of a	

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EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

	Member State's life or non-life	
	insurance market respectively.";	
	(a) paragraph 6 is replaced by the following:	Comments: COM= could be an RTS only with regard to future revision of the points in time of
"6. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the information referred to in paragraphs 1 to 4, with a view to ensuring to the appropriate extent convergence of supervisory reporting." "6. The Commission shall adopt delegated acts, in accordance with Article 301a [], specifying the information referred to in paragraphs 1 to 4 and the deadlines for the submission of that information, with a view to ensuring to the appropriate extent convergence of supervisory reporting."	"6. In order to ensure consistent harmonisation in relation to this Article, EIOPA shall develop draft regulatory technical standards to specify the information and points in time referred to in paragraphs 1 to 4. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. 6a. In order to enhance a coherent and consistent application of paragraph 2, EIOPA shall elaborate guidelines in accordance with Article 16 of Regulation (EU) No 1094/2010 to determine criteria for the calculation of market shares, taking into account the principle of proportionality as well as financial stability aspects. Those guidelines shall also be used for the purposes of the derogations from regular supervisory reporting at group level, where such derogations are	reporting. Council=should be discussed with the rest on reporting EP= does not agree that there are policy choices involved.



			with the first paragraph of Article 254(2).	
			Those criteria shall be reviewed at least every five years.	
Art. 2 point 4 Art. 35 para 7	(b) The following paragraph 7 is added: "7. Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of paragraphs 1 and 4 as supplemented by the delegated acts adopted under paragraph 6, specificallywith regard to the templates and procedures for the submission of information to the supervisory authorities. The procedures may include, where	(b) The following paragraph 7 is added: "7. In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards [] specifically with regard to the templates [] for the submission of information to the supervisory authorities referred to in paragraphs 1 and 2.	7. In order to ensure uniform conditions of application of this Article, EIOPA may develop draft implementing technical standards to establish standard forms, templates and procedures for the submission of information to the supervisory authorities. The procedures may include, where appropriate, requirements for approval by the administrative, management or	
	appropriate, requirements for approval. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA].	EIOPA shall <u>submit those</u> draft implementing technical standards to the Commission by 30 September 2012.	supervisory body of the insurance or reinsurance undertakings of the information submitted.	
	EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011 at the latest."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 5 introduc tory part Art. 37	(5) Article 37 is amended as follows:	(5) Article 37 is amended as follows:	(5) Article 37 is amended as follows:	(5) Article 37 is amended as follows: Comments: Political Cross-Reference in Articles 232, 233 to new paragraphs 6a and 6b
Art. 2 point 5	(a) paragraph 6 is replaced with the following:	(a) paragraph 6 is replaced with the following:	(a) paragraph 6 is replaced with the following:	



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

Art. 37 para 6, para 6a (new), para 6b (new)	"6. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down further specifications for the circumstances under which a capital addon may be imposed and the methodologies for the calculation thereof and the process of decisions to set, calculate and remove capital add-ons."	"6. The Commission shall adopt delegated acts, in accordance with Article 301a[], laying down further specifications for the circumstances under which a capital add-on may be imposed and the methodologies for the calculation thereof and the process of []setting, calculating and removing capital addons."	"6. The Commission shall adopt delegated acts, in accordance with Article 301a, laying down further specifications for the circumstances under which a capital add-on may be imposed.	
			6a. In order to ensure consistent harmonisation in relation to capital addons, EIOPA shall develop draft regulatory technical standards to specify the methodologies for the calculation of capital add-ons. EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
Art. 2 point 5	(b) The following paragraph 7 is added:	(b) The following paragraph 7 is added:	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
point b Art. 37 para 7	"7. Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of this Article as supplemented by the delegated acts referred to in paragraph 6 concerning the matters covered by those delegated acts, specifically with regard to the process of decisions to set, calculate and remove capital add-ons referred to in the	"7. In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards concerning the matters covered by those delegated acts, specifically with regard to the process of []setting, calculating and removing capital add-ons referred to in the delegated acts adopted under paragraph 6.	6b. In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards on the procedures to be followed for decisions to set, calculate and remove capital add-ons.	



	delegated acts adopted under paragraph 6.			
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA].	EIOPA shall <u>submit those</u> draft implementing technical standards to the Commission by 31 December 20 <u>16</u> .	EIOPA shall submit those draft implementing technical standards to the Commission by [].	
	EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 6	(6) In Article 38(2), the following subparagraph is added:	(6) In Article 38(2), the following subparagraph is added:	(6) In Article 38(2), the following subparagraphs are added:	(6) In Article 38(2), the following subparagraphs are added:
Art. 38 para 2	"Where a request for cooperation in relation to an on-site inspection in accordance with this paragraph has been rejected or has not been acted upon within a reasonable period of time, the supervisory authorities may refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation/2010 [EIOPA]. In that case, EIOPA may act in accordance with the powers conferred on it by that Article."	"If a supervisory authority has not informed the appropriate authority of the Member State of the service provider of its intention to carry out an on-site inspection in accordance with this paragraph or where it carries out an on-site inspection in accordance with this paragraph and does not receive the necessary cooperation, the supervisory authorities may refer the matter to EIOPA [] in accordance with Article 19 of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by [] Article 19 [] of that Regulation."	"Where a supervisory authority has informed the supervisory authorities of a host Member state that it intends to carry out an on-site inspection in accordance with the first subparagraph and where that supervisory authority is practically prohibited to exercise its right to carry out that on-site inspection, the supervisory authority may refer the matter to EIOPA and request its assistance in accordance with Article 19, paragraphs 1 to 3 and 6, of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by that Article. In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA shall be entitled to participate in on-site inspections where they are carried out jointly by two or more supervisory authorities.";	"Where a supervisory authority has informed the appropriate authority of the Member State of the service provider that it intends to carry out an on-site inspection in accordance with this paragraph or where it carries out an on-site inspection in accordance with the first subparagraph where that supervisory authority is practically prohibited to exercise its right to carry out that on-site inspection, the supervisory authority may refer the matter to EIOPA and request its assistance in accordance with Article 19, paragraphs 1 to 3 and 6, of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by that Article. In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA shall be entitled to participate in on-site



	1	1		
				examination where they are carried out
				jointly by two or more supervisory
				authorities.";
Art. 2				(6a) in Article 44, the following
point 6a				paragraph 4a is inserted:
1				
Article				In order to avoid overreliance on
44(4a)				external credit assessment institutions
(new)				when they use external credit rating
, ,				assessment in the calculation of
				technical provisions and the Solvency
				Capital Requirement, insurance and
				reinsurance undertakings shall assess
				the appropriateness of these external
				credit assessments as part of their risk
				management by using additional
				assessments wherever practicably
				possible in order to avoid any automatic
				dependence on external assessments.
				EIOPA shall develop draft implementing
				technical standards on the procedures to
				be followed when assessing external
				credit assessments.
				EIOPA shall submit those draft
				implementing technical standards to the
				Commission by [].
				Power is conferred on the Commission
				to adopt the implementing technical
				standards referred to in the third
				subparagraph in accordance with Article
				15 of Regulation (EU) No 1094/2010.
				Comment: Part of agreement on Ratings
Art. 2	(7) Article 50 is replaced by the	(7) Article 50 is replaced by the	(7) Auticle 50 is nonlessed by the	
	` '	()	(7) Article 50 is replaced by the	<u>Comments:</u>
point 7	following:	following:	following:	Council mainte a and d sould be DTC.
A 50	"Article 50	"Article 50	!! A £ - 1 - 50	Council=points c and d could be an RTS;
Art. 50			"Article 50	points a and b are worded quite broadly
	Delegated acts	Delegated acts	Regulatory technical standards	and therefore should they become an



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS
EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, to further specify the following:
(a). the elements of the systems referred to in Articles 41, 44, 46 and 47, and in particular the areas to be covered by the

acts, in accordance with Article 301a[...], to further specify the following:

1. The Commission shall adopt delegated

1. In order to ensure consistent harmonisation in relation to this Section, EIOPA shall develop draft regulatory technical standards to further

RTS, they must be worded more narrowly.

asset-liability management investment policy, as referred to in Article 44(2), of insurance reinsurance undertakings:

(a) the elements of the systems referred to in Articles 41, 44, 46 and 47, and in particular the areas to be covered by the asset-liability management investment policy, as referred to in Article 44(2), of insurance reinsurance undertakings:

specify the following: (a) the elements of the systems referred to in Articles 41, 44, 46 and 47, and in particular the areas to be covered by the asset-liability management

investment policy, as referred to in

Article 44(2), of insurance and

(b) the functions referred to in Articles

COM=only RTS with regard to the written agreement used for outsourcing.

- (b). the functions referred to in Articles 44, 46, 47 and 48;
- (b). the functions referred to in Articles 44, 46, 47 and 48;
- (c) the requirements set out in Article 42 and the functions subject thereto;
 - (c) the requirements set out in Article 42 and the functions subject thereto;
- (c) the requirements set out in Article 42 and the functions subject thereto;

44, 46, 47 and 48:

reinsurance undertakings;

- (d) the conditions under which outsourcing, in particular to service providers located in third countries, may be performed.
- (d) the conditions under which outsourcing, in particular to service providers located in third countries, may be performed.
- (d) the conditions under which outsourcing, in particular to service providers located in third countries, may be performed.

EIOPA shall submit those draft regulatory technical standards to the Commission by [...].

Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.

convergence of the assessment referred to convergence of the assessment referred to

2. Where necessary to ensure appropriate 2. Where necessary to ensure appropriate

2. In order to ensure consistent harmonisation in relation to



Art. 2 point 8 Art. 51 para 2	in point (a) of Article 45(1), the Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, to further specify the elements of that assessment." (8) In the third subparagraph of Article 51(2) the date "31 October 2017" is replaced by the date "31 December 2017".	in point (a) of Article 45(1), the Commission may adopt delegated acts, in accordance with Article 301a[], to further specify the elements of that assessment." (8) In the third subparagraph of Article 51(2) the date "31 October 2017" is replaced by the date "31 December 2018".	assessment referred to in point (a) of Article 45(1), EIOPA shall develop draft regulatory technical standards to further specify the elements of that assessment. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (8) In Article 51(2), the third subparagraph is replaced by the following: "However, and without prejudice to any disclosure that is mandatory under any other legal or regulatory requirements, Member States may provide that, although the total Solvency Capital Requirement referred to in point (e)(ii) of paragraph 1 is disclosed, the capital add-on or the impact of the specific parameters the insurance or reinsurance undertaking is required to use in accordance with Article 110 need not be separately	(8) In Article 51(2), the third subparagraph is replaced by the following: "However, and without prejudice to any disclosure that is mandatory under any other legal or regulatory requirements, Member States may provide that, although the total Solvency Capital Requirement referred to in point (e)(ii) of paragraph 1 is disclosed, the capital add-on or the impact of the specific parameters the insurance or reinsurance undertaking is required to use in accordance with Article 110 need not be separately
			disclosed during a transitional period ending no later than 31 December 2017.";	disclosed during a transitional period ending no later than <u>31 December</u> <u>2018.";</u>
Art. 2 point 9	(9) Article 52 is replaced by the following:	(9) Article 52 is replaced by the following:	(9) Article 52 is replaced by the following:	(9) Article 52 is replaced by the following:
Art. 52	"Article 52 Information for and reports by the	"Article 52 Information for and reports by the	"Article 52 Information for and reports by the	"Article 52 Information for and reports by the



European Insurance and Occupational	European Insurance and Occupational	European Insurance and Occupational	European Insurance and Occupational	
Pensions Authority	Pensions Authority	Pensions Authority	Pensions Authority	
1. Member States shall require the supervisory authorities to provide the following information to EIOPA on an annual basis:	1. Without prejudice to Article 35 of Regulation (EU) No 1094/2010 Member States shall require the supervisory authorities to provide the following information to EIOPA on an annual basis:	1. Member States shall require the supervisory authorities to provide the following information to EIOPA on an annual basis:	1. Without prejudice to Article 35 of Regulation (EU) No 1094/2010 Member States shall require the supervisory authorities to provide the following information to EIOPA on an annual basis:	
(a) the average capital add-on per undertaking and the distribution of capital add-ons imposed by the supervisory authority during the previous year, measured as a percentage of the Solvency Capital Requirement, shown separately as follows:	(a) the average capital add-on per undertaking and the distribution of capital add-ons imposed by the supervisory authority during the previous year, measured as a percentage of the Solvency Capital Requirement, shown separately as follows:	(a)the average capital add-on per undertaking and the distribution of capital add-ons imposed by the supervisory authority during the previous year, measured as a percentage of the Solvency Capital Requirement, shown separately as follows:	(a)the average capital add-on per undertaking and the distribution of capital add-ons imposed by the supervisory authority during the previous year, measured as a percentage of the Solvency Capital Requirement, shown separately as follows:	
(i) for all insurance and reinsurance undertakings;	(i) for all insurance and reinsurance undertakings;	(i) for all insurance and reinsurance undertakings;	(i) for all insurance and reinsurance undertakings;	
(ii) for life insurance undertakings;	(ii) for life insurance undertakings;	(ii) for life insurance undertakings;	(ii) for life insurance undertakings;	
(iii) for non-life insurance undertakings;	(iii) for non-life insurance undertakings;	(iii) for non-life insurance undertakings;	(iii) for non-life insurance undertakings;	
(iv) for insurance undertakings pursuing both life and non-life activities;	(iv) for insurance undertakings pursuing both life and non-life activities;	(iv) for insurance undertakings pursuing both life and non-life activities;	(iv) for insurance undertakings pursuing both life and non-life activities;	
(v) for reinsurance undertakings;	(v) for reinsurance undertakings;	(v) for reinsurance undertakings;	(v) for reinsurance undertakings;	
(b) for each of the disclosures set out in point (a) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.	(b) for each of the disclosures set out in point (a) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.	(b) for each of the disclosures set out in point (a) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.	(b) for each of the disclosures set out in point (a) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.	
2. EIOPA shall publicly disclose, on an annual basis, the following information:	2. EIOPA shall publicly disclose, on an annual basis, the following information:	2. EIOPA shall publicly disclose, on an annual basis, the following information:	2. EIOPA shall publicly disclose, on an annual basis, the following information:	



EBPORIEĞEKU ITAPJAMEHT PARLAMENTO EUROPEO EVROPSK'P ARLAMENT EUROPA-RALAMENTE
EUROPÄSCHEK PARLAMENT EVROPEO PARLAMENT EVROPATIĞEK KONGOSOVIO EUROPA PARLAMENTE
EUROPAS PARLAMENTA EUROPEEN PARLAMENT IL-PARLAMENTO EUROPEO EIROPAS PARLAMENTS
EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EVROPEW EUROPEES PARLAMENT
EUROPOS PARLAMENT EUROPEISKI PARLAMENT EUROPEU PARLAMENTUL EUROPEAN
EUROPEY PARLAMENT EUROPEISKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN
EUROPEY PARLAMENT EVROPSKY EUROPA MEMPTI EIROPOSAN PARLAMENTIL EUROPARAMENTET

- (a) for all Member States together, the total distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, for each of the following:
- (i) all insurance and reinsurance undertakings;
- (ii) life insurance undertakings;
- (iii) non-life insurance undertakings;
- (iv) insurance undertakings pursuing both life and non-life activities:
- (v) reinsurance undertakings;
- (b) for each Member State separately, the distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, covering all insurance and reinsurance undertakings in that Member State;
- (c) for each of the disclosures referred to in points (a) and (b) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.
- 3. EIOPA shall provide the information referred to in paragraph 2 to the European Parliament, the Council and the Commission, together with a report outlining the degree of supervisory convergence in the use of capital add-ons between supervisory authorities in the

- (a) for all Member States together, the total distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, for each of the following:
- (i) all insurance and reinsurance undertakings;
- (ii) life insurance undertakings;
- (iii) non-life insurance undertakings;
- (iv) insurance undertakings pursuing both life and non-life activities;
- (v) reinsurance undertakings;
- (b) for each Member State separately, the distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, covering all insurance and reinsurance undertakings in that Member State;
- (c) for each of the disclosures referred to in points (a) and (b) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.
- 3. EIOPA shall provide the information referred to in paragraph 2 to the European Parliament, the Council and the Commission, together with a report outlining the degree of supervisory convergence in the use of capital add-ons between supervisory authorities in the

- (a) for all Member States together, the total distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, for each of the following:
- (i) all insurance and reinsurance undertakings;
- (ii) life insurance undertakings;
- (iii) non-life insurance undertakings;
- (iv) insurance undertakings pursuing both life and non-life activities;
- (v) reinsurance undertakings;
- (b) for each Member State separately, the distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, covering all insurance and reinsurance undertakings in that Member State;
- (c) for each of the disclosures referred to in points (a) and (b) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.
- 3. EIOPA shall provide the information referred to in paragraph 2 to the European Parliament, the Council and the Commission, together with a report outlining the degree of supervisory convergence in the use of capital add-ons between supervisory authorities in the

- (a) for all Member States together, the total distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, for each of the following:
- (i) all insurance and reinsurance undertakings;
- (ii) life insurance undertakings;
- (iii) non-life insurance undertakings;
- (iv) insurance undertakings pursuing both life and non-life activities;
- (v) reinsurance undertakings;
- (b) for each Member State separately, the distribution of capital add-ons, measured as a percentage of the Solvency Capital Requirement, covering all insurance and reinsurance undertakings in that Member State;
- (c) for each of the disclosures referred to in points (a) and (b) of this paragraph, the proportion of capital add-ons imposed under points (a), (b) and (c) of Article 37(1) respectively.
- 3. EIOPA shall provide the information referred to in paragraph 2 to the European Parliament, the Council and the Commission, together with a report outlining the degree of supervisory convergence in the use of capital add-ons between supervisory authorities in the



	different Member States."	different Member States."	different Member States.";	different Member States.";
Art. 2 point 10	(10) Article 56 is replaced by the following:	(10) Article 56 is replaced by the following:	(10) Article 56 is replaced by the following:	Comments: ensure consistency with Art. 35 (and 31)
Art. 56	"Article 56 Solvency and financial condition report: delegated acts and implementing acts	"Article 56 Solvency and financial condition report: delegated acts and implementing <u>technical standards</u>	"Article 56 Solvency and financial condition report: delegated acts and implementing acts	timing and frequency (CRD dates, deadlines and delays) COM: concerning templates - can be done in ITS but not format = DA or RTS
	The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, further specifying the information which must be disclosed and the means by which this is to be achieved.	The Commission shall adopt delegated acts, in accordance with Article 301a[], further specifying the information which must be disclosed, the deadlines for the disclosure of the information and the means by which this is to be achieved.	The Commission shall adopt delegated acts, in accordance with Article 301a , further specifying the information which must be disclosed <i>in accordance with section 3</i> .	(10) Article 56 is replaced by the following: "Article 56 Solvency and financial condition report: delegated acts and implementing
	Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Articles 53, 54 and 55 as supplemented by the delegated acts referred to in this Article concerning the matters covered by those delegated acts, specifically with regard to the templates for the public disclosure.	In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards [] specifically with regard to the templates for the public disclosure referred to in Articles 51.	In order to ensure uniform conditions of application of this section, EIOPA shall develop draft implementing technical standards on the procedures to be followed and formats and templates to be used.	Para 1: Para 2:
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA].	EIOPA shall <u>submit those</u> draft implementing technical standards to the Commission by <u>30 September 2012</u> .	EIOPA shall submit those draft implementing technical standards to the Commission by [].	EIOPA shall submit those draft implementing technical standards to the Commission by 30 June 2013. Power is conferred on the Commission
	EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011 at the latest. "	Power is conferred on the Commission to adopt the implementing technical standards referred to in the second subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the second subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	to adopt the implementing technical standards referred to in the second subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."; (deadline for ITS should be same as in Art. 35)



Art. 2	(11) Article 58(8) is replaced by the	(11) Article 58(8) is replaced by the	(11) Article 58(8) is replaced by the	(11) Article 58(8) is replaced by the
point 11	following:	following:	following:	following:
Art. 58 para 8, para 8a (new)	"8. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, further specifying the adjustments of the criteria set out in Article 59(1), in order to take account of future developments and to ensure the uniform application of Articles 57 to 63."	"8. The Commission shall adopt delegated acts, in accordance with Article 301a[], further specifying the adjustments of the criteria set out in Article 59(1), in order to take account of future developments and to specify the requirements laid down in Articles 57 to 63."	"8. In order to ensure consistent harmonisation in relation to this section, EIOPA may develop draft regulatory technical standards to establish an exhaustive list of information, referred to in Article 59(4), to be included by proposed acquirers in their notification, without prejudice to Article 58(2).	"8. In order to ensure consistent harmonisation in relation to this section, EIOPA may develop draft regulatory technical standards to establish an exhaustive list of information, referred to in Article 59(4), to be included by proposed acquirers in their notification, without prejudice to Article 58(2).
	37 to 63.		In order to ensure consistent harmonisation in relation to this section and to take account of future developments, EIOPA shall develop draft regulatory technical standards to specify the adjustments of the criteria set out in Article 59(1).	In order to ensure consistent harmonisation in relation to this section and to take account of future developments, EIOPA shall develop draft regulatory technical standards to specify the adjustments of the criteria set out in Article 59(1).
			EIOPA shall submit the draft regulatory technical standards referred to in the second subparagraph to the Commission by [].	EIOPA shall submit the draft regulatory technical standards referred to in the second subparagraph to the Commission by [].
			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first and second subparagraphs in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first and second subparagraphs in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.
			8a. In order to ensure uniform conditions of application of this Directive, EIOPA may develop draft implementing technical standards to establish common procedures, forms and templates for the consultation process	8a. In order to ensure uniform conditions of application of this Directive, EIOPA may develop draft implementing technical standards to establish common procedures, forms and templates for the consultation process



			between the relevant supervisory authorities as referred to in Article 60. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."; (11a) The following article is inserted:	between the relevant supervisory authorities as referred to in Article 60. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."; 11a) The following article is inserted:
			"Article 65a Cooperation with EIOPA	"Article 65a Cooperation with EIOPA
			Member States shall ensure that the supervisory authorities cooperate with EIOPA for the purposes of this Directive in accordance with Regulation (EU) No 1094/2010.	Member States shall ensure that the supervisory authorities cooperate with EIOPA for the purposes of this Directive in accordance with Regulation (EU) No 1094/2010.
			Member States shall ensure that the	Member States shall ensure that the
			supervisory authorities provide EIOPA, without delay, with all the information necessary to carry out its duties in accordance with Regulation (EU) No 1094/2010.";	supervisory authorities provide EIOPA, without delay, with all the information necessary to carry out its duties in accordance with Regulation (EU) No 1094/2010.";
Art. 2 point 12	(12) In Article 69, the second paragraph is replaced by the following:	(12) In Article 69, the second paragraph is replaced by the following:	supervisory authorities provide EIOPA, without delay, with all the information necessary to carry out its duties in accordance with Regulation (EU) No	supervisory authorities provide EIOPA, without delay, with all the information necessary to carry out its duties in accordance with Regulation (EU) No



supervisory authority of the Member State in which the on-site verification was carried out."	supervisory authority of the Member State in which the on-site verification was carried out."	supervisory authority of the Member State in which the on-site verification was carried out."	supervisory authority of the Member State in which the on-site verification was carried out."
Curror out	Charles Gain	(12a) Article 70 is replaced by the following:	(12a) Article 70 is replaced by the following:
		"Article 70 Transmission of information to central banks, and monetary authorities, payment systems overseers and the European Systemic Risk Board	"Article 70 Transmission of information to central banks, and monetary authorities, payment systems overseers and the European Systemic Risk Board
		I. Without prejudice to this Section, a supervisory authority may transmit information intended for the performance of their tasks to the following:	1. Without prejudice to this Section, a supervisory authority may transmit information intended for the performance of their tasks to the following:
		(a) central banks of the European System of Central Banks (including the ECB) and other bodies with a similar function in their capacity as monetary authorities where this information is relevant to their respective statutory tasks, including the conduct of monetary policy and related liquidity provision, oversight of payments, clearing and securities settlement systems and safeguarding the stability of the financial system;	
		(b) where appropriate, other <i>national</i> public authorities responsible for overseeing payment systems; <i>and</i>	(b) where appropriate, other <i>national</i> public authorities responsible for overseeing payment systems; <i>and</i>
		(c) the European Systemic Risk Board (ESRB), where that information is relevant to carrying out its tasks.	(c) the European Systemic Risk Board (ESRB), where that information is relevant to carrying out its tasks.



			2. Such authorities or bodies may also communicate to the supervisory authorities such information as they may need for the purposes of Article 67. Information received in this context shall be subject to the provisions on professional secrecy laid down in this Section. 3. In an emergency situation, including a situation as defined in Article 18 of Regulation (EU) No 1094/2010, Member States shall allow the competent authorities to communicate, without delay, information to the central banks of the European System of Central Banks (including the ECB) where that information is relevant to their statutory tasks including the conduct of monetary policy and related liquidity provision, oversight of payments, clearing and securities settlement systems and safeguarding the stability of the financial system, and to the ESRB, where such information is relevant to its tasks.";	2. In an emergency situation, including a situation as defined in Article 18 of Regulation (EU) No 1094/2010, Member States shall allow the supervisory authorities to communicate, without delay, information to the central banks of the European System of Central Banks (including the ECB) where that information is relevant to their statutory tasks including the conduct of monetary policy and related liquidity provision, oversight of payments, clearing and securities settlement systems and safeguarding the stability of the financial system, and to the ESRB, where such information is relevant to its tasks. 3. Such authorities or bodies may also communicate to the supervisory authorities such information as they may need for the purposes of Article 67. Information received in this context shall be subject to the provisions on professional secrecy laid down in this Section. ";
Art. 2 point 13 introduc tory part	(13) Article 71 is amended as follows:	(13) Article 71 is amended as follows:	(13) Article 71 is amended as follows:	(13) Article 71 is amended as follows:
Art. 2 point 13 point a	(a) Paragraph 2 is replaced by the following:	(a) Paragraph 2 is replaced by the following:	(a) Paragraph 2 is replaced by the following:	(a) Paragraph 2 is replaced by the following:



	"2. Member States shall ensure that in the	"2. Member States shall ensure that in the	"2. Member States shall ensure that in the	"2. Member States shall ensure that in the
Art. 71	exercise of their duties supervisory	exercise of their duties supervisory	exercise of their duties supervisory	exercise of their duties supervisory
para 2	authorities have regard to the	authorities have regard to the	authorities have regard to the	authorities have regard to the
	convergence in respect of supervisory	convergence in respect of supervisory	convergence in respect of supervisory	convergence in respect of supervisory
	tools and supervisory practices in the	tools and supervisory practices in the	tools and supervisory practices in the	tools and supervisory practices in the
	application of the laws, regulations and	application of the laws, regulations and	application of the laws, regulations and	application of the laws, regulations and
	administrative requirements adopted	administrative requirements adopted	administrative requirements adopted	administrative requirements adopted
	pursuant to this Directive. For that	pursuant to this Directive. For that	pursuant to this Directive. For that	pursuant to this Directive. For that
	purpose, Member States shall ensure that:	purpose, Member States shall ensure that:	purpose, Member States shall ensure that:	purpose, Member States shall ensure that:
	(a) the supervisory authorities participate	(a) the supervisory authorities participate	(a) the supervisory authorities participate	(a) the supervisory authorities participate
	in the activities of the EIOPA;	in the activities of the EIOPA;	in the activities of the EIOPA;	in the activities of the EIOPA;
	(b) the supervisory authorities follow the	(b) the supervisory authorities shall make	(b) the supervisory authorities follow the	(b) the supervisory authorities shall make
	guidelines and recommendations of the	every effort to comply with the guidelines	guidelines and recommendations of	every effort to comply with the guidelines
	EIOPA and provide reasons where they	and recommendations issued by EIOPA	EIOPA and state the reasons if they do	and recommendations issued by EIOPA
	fail to do so;	in accordance with Article 16 of	not do so;	in accordance with Article 16 of
		Regulation (EU) No 1094/2010;		Regulation (EU) No 1094/2010 and state
				the reasons if they do not do so;
	(c) national mandates conferred on the	(c) <u>national mandates</u> conferred on the	(c) national mandates conferred on the	
	supervisory authorities do not inhibit the	supervisory authorities do not inhibit the	supervisory authorities do not inhibit the	(c) national mandates conferred on the
	performance of their duties as members	performance of their duties as members	performance of their duties as members	supervisory authorities do not inhibit the
	of the EIOPA under this Directive."	of EIOPA or under this Directive."	of EIOPA or under this Directive.";	performance of their duties as members
				of EIOPA <i>or</i> under this Directive.";
Art. 2	(b) Paragraph 3 is deleted.	(b) Paragraph 3 is deleted.	(b) Paragraph 3 is deleted.	(b) Paragraph 3 is deleted.
point 13				
point b				
Art. 71				
para 3				
Art. 2	(14) Article 75 is amended as follows:	(14) Article 75 is amended as follows:	(14) Article 75 is amended as follows:	(14) Article 75 is amended as follows:
point 14	(14) Future 13 is afficient as follows.	(14) Fittele 75 is unleited as follows.	(14) Tittele 75 is amended as follows.	(14) Titlele 15 is allelided as follows.
•				
Art. 75				
Art. 2			(-a) in paragraph 1, point b of the first	
point 14			subparagraph is replaced by the	
point -a			following:	
(new)				



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

Art. 75 para 1 subpara 1 point b			"(b) liabilities shall be valued at the amount for which they could be transferred, or settled, between knowledgeable willing parties in an arm's length transaction. The discounting of liabilities shall not take into account information concerning assets held by insurance or reinsurance undertakings.";	
Art. 2 point 14 point a	(a) Paragraph 2 is replaced by the following:	(a) Paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:
Art. 75 para 2	"2. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, to set out the methods and assumptions to be used in the valuation of assets and liabilities as laid down in paragraph 1."	"2. The Commission shall adopt delegated acts, in accordance with Article 301a [], to set out the methods and assumptions to be used in the valuation of assets and liabilities as laid down in paragraph 1."	"2. In order to ensure consistent harmonisation in relation to valuation of assets and liabilities, EIOPA shall develop draft regulatory technical standards to specify: (a) methods and assumptions to be used in the valuation of assets and liabilities as laid down in paragraph 1;	Comments: COM = point a to be DA, the rest of the Council's ITS could be RTS. COM on point b= IAS not endorsed but adopted Council = point b = SMEs may wish to use local GAAP.
Art. 2 point 13 point b Art. 75 para 2 a (new)	(b) The following paragraph 3 is added: "3. Powers are conferred on the Commission to adopt implementing technical standards to: (a) determine the conditions of application of paragraph 1 as supplemented by the delegated acts referred to in paragraph 2 in relation to the matters covered by those delegated acts, as regards:	(b) The following paragraph 3 is added: "3. In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards in relation to: (a) [] the matters covered by those delegated acts, as regards:	(b) international accounting standards as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 that are consistent with the valuation approach of assets and liabilities as laid down in paragraph 1;	
	(i) valuation approaches where quoted market prices are either not available or	(i) []to the extent that the delegated acts require the use of international accounting	(c) valuation approaches where quoted market prices are either not available or	



EBPONEŘICKÚ NIAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁISCHES PARLAMENT EUROPA-PARLAMENTE EVROPÁISCHES PARLAMENT EUROPEA PARLAMENT E PARLAMENT EUROPEA PARLAMENTS PARLAMENTO EUROPEO EIROPEO EIROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS PARLAMENTAS EUROPAS PARLAMENTS EUROPEU PARLAMENTULE UROPEAN PARLAMENTE EUROPEU PARLAMENTULE UROPEAN EUROPAS PARLAMENTE EUROPAS PARLAMENT

not consistent with paragraphs 1 and 2; (ii) the consistency of international accounting standards as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 with the valuation approach set out in this Article; standards as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 or other [...]valuation methods, the consistency of these accounting standards or other valuation methods with the valuation approach set out in paragraphs 1 and 2;

(ii) [...] the methods and assumptions to be used where quoted market prices are either not available or where international accounting standards as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 [...] are either temporarily or permanently not consistent with the valuation approach set out in paragraphs 1 and 2;

(b) determine the conditions of application of paragraph 1 supplemented by the delegated acts referred to in paragraph 2, in relation to the matters covered by those delegated acts, specifically with regard to the methods and assumptions to be used in the valuation of assets and liabilities as laid down in paragraph 1 including alternative valuation methods to be used where international accounting standards, as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 of the European Parliament and of the Council¹, are either temporarily or permanently not consistent with the valuation approach set out in this Article.

(b) [...] the [...] methods and assumptions to be used in the valuation of assets and liabilities as laid down in paragraph 1 where the delegated acts allow for the use of alternative valuation methods.

not consistent with the valuation approach of assets and liabilities as laid down in paragraph 1;

(d) alternative valuation methods to be used where international accounting standards, as endorsed by the Commission in accordance with Regulation (EC) No 1606/2002 of the European Parliament and of the Council, are either temporarily or permanently not consistent with the valuation approach of assets and liabilities as laid down in paragraph 1.

¹ OJ L 243, 11.9.2002, p. 1.

² OJ L 243, 11.9.2002, p. 1.



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The implementing technical standards			
referred to in the first subparagraph shall			
be adopted in accordance with Article 15			
of Regulation/ [EIOPA].			
EIOPA shall develop draft implementing	EIOPA shall submit [] to the	FIOPA shall submit those draft	
technical standards for submission to the	Commission the draft implementing	regulatory technical standards to the	
Commission by 31 December 2011."	technical standards concerning the	Commission by [].	
Commission by 31 December 2011.	matters covered in:	Commission by [].	
	(a) point (a) of the third paragraph of this		
	Article by 30 September 2012.		
	(b) point (b) of the third paragraph of this		
	Article to the Commission by 31		
	December 2014.	B I I I I I I I I I	
	Power is conferred on the Commission to	Power is delegated to the Commission to	
	adopt the implementing technical	adopt the regulatory technical standards	
	standards referred to in the first	referred to in the first subparagraph in	
	subparagraph in accordance with Article	accordance with Articles 10 to 14 of	
	15 of Regulation (EU) No 1094/2010."	Regulation (EU) No 1094/2010.";	
		(14a) Article 76(2) is replaced by the	
		following:	
		"2. The value of technical provisions	
		shall correspond to the current amount	
		insurance and reinsurance	
		undertakings would have to pay if they	
		were to transfer their insurance and	
		reinsurance obligations immediately to	
		another insurance or reinsurance	
		undertaking. The discounting of	
		technical provisions shall not be affected	
		by assets held by insurance or	
		reinsurance undertakings.";	
		(14b) In Article 77(2) the first	
		subparagraph is replaced by the	
		following:	
		Jonoming.	
		"2. The best estimate shall correspond	
		2. The best estimate shan collespond	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN — EUROPEAN PARLAMENTU EUROPAN PARLAMENTU PAR

				to the probability-weighted average of			
				future cash-flows, taking account of the			
				time value of money (expected present			
				value of future cash-flows), using the			
				relevant risk-free interest rate term			
				structure. The relevant risk-free interest			
				rate term structure used to discount the			
				insurance liabilities shall not take into			
				account information concerning assets			
				held by insurance or reinsurance			
				undertakings.";			
ıF	Art. 2	(15) The following Article 77a is	(15) The following Article 77a is	(15) the following <i>articles are</i> inserted:	(15) the following <i>articles are</i> inserted:		
	point 15	inserted:	inserted:	(ce) and constructed and constructed	Copy and a second secon		
	Art. 77	Article 77a	"Article 77a	"Article 77a	"Article 77a		
	a (new)	"Technical information produced by the	"Technical information produced by []	"Technical information produced by the	"Technical information produced by		
		European Insurance and Occupational	EIOPÁ	European Insurance and Occupational	EIOPA		 Formatted: Highlight
		Pensions Authority		Pensions Authority			- Communication of the Communi
•		,			Comments:		
ĺ		EIOPA shall publish technical	EIOPA shall publish technical	1. The relevant risk-free interest rate term		4	 Formatted: Left
•		information including the relevant risk-	information including information	structure to be used to calculate the best	1. tbc		1.0111111111111111111111111111111111111
		free interest rate term structure. Where	concerning the relevant risk-free interest	estimate referred to in Article 77(2) shall			
		EIOPA observes an illiquidity premium	rate term structure, including a counter-	be laid down and published by EIOPA			
		in the financial markets in periods of	cyclical premium in periods of stressed	for each relevant currency on at least a			
		stressed liquidity, information relating to	financial markets. Where the relevant	monthly basis. Chapter VII of this Title			
		the illiquidity premium, including its size	risk-free interest rate term structure	shall apply based on this best estimate.			
		shall also be published. EIOPA shall	provides for [] a counter-cyclical				
		carry out the observation of the illiquidity	premium [] in periods of stressed []	•			
		premium and the derivation of the	financial markets observed by EIOPA,	2. Where EIOPA, in close co-operation			
		information on a transparent, objective	the published relevant risk-free interest	with ESRB, observes a stressed situation	Council on para $2 = $ concerns about the		
		and reliable basis. Information for all	rate term structure []shall include	of financial markets for a given	role of ESRB: it may prolong the time to		
		these purposes shall be derived according	information, including its size, relating to	currency and where EIOPA	take a decision.		
		to methods and assumptions which may	[]that premium. In that case EIOPA	demonstrates that this temporary and	Possible drafting;		
Ш		include formulae, or determinations made	shall also carry out the observation of the	exceptional situation is more likely than	2. Where EIOPA, after consultation with		 Formatted: Highlight
		by EIOPA.	[]counter-cyclical premium and the	not to result in undertakings selling a	ESRB, observes a stressed situation of		
		by Elorn.	derivation of the information in a	large and substantial part of their fixed	financial markets		 Formatted: Highlight
			transparent, objective and reliable []	income securities portfolio, an adapted			
1			manner. Information for all these	relevant risk-free interest rate term	COM = "fixed income securities		
L				j			



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

purposes shall be derived in a manner	structure shall be published for each	portfolio" is different from draft IM 41	
which is consistent with the	relevant currency in the same frequency	paragraph 4 points e and d, but not clear	
methodologies, principles and techniques	as the relevant risk-free interest rate	that EP text is a limitation.	
referred to in Article 86(b) and according	term structure referred to in paragraph		
to the detailed criteria, the calculation	1.	Council = "stressed market situation for a	
methods and assumptions specified in the		currency": it may be a stressed situation	
delegated act referred to in Article 86(i)	The adaptation shall be calculated with	for a market within a given currency	
[].	reference to a portion of the spread		
_	between the interest rate that could be	EP LS = nature of binding act of general	
The information referred to in the first The[] information referred to in the	earned from assets included in a	scope. Need to find a consistent approach	
paragraph shall be published for each first paragraph shall be published for each	representative portfolio of assets that	as with Art. 109a.	
relevant currency on at least a quarterly relevant currency on at least a quarterly	insurance and reinsurance undertakings	Council agrees that this also applies to	
basis in a manner which is consistent with basis [].	are invested in and the rates of the basic	their text.	
the methodologies referred to in Article	risk-free interest rate term structure. The		
86." Insurance and reinsurance undertakings		Possible way forward: principles/criteria	Formatted: Highlight
shall use information concerning the	realistic assessment of expected losses or	in Directive, calculation methodology in	<u> </u>
relevant risk-free interest rate term		DA/RTS, publication = service to	
structure published by EIOPA in		undertakings	
accordance with this Article when			
calculating technical provisions in	Insurance and reinsurance		
accordance with this directive."	undertakings may use that adapted	Council = difficult to define "illiquid	Formatted: Highlight
	relevant risk-free interest rate term	liabilities"	(· · · · · · · · · · · · · · · · · · ·
	structure in calculating the best estimate	EP = has been done in QIS 5	
	only for certain substantially illiquid		Formatted: Highlight
	liabilities, identified in accordance with	Some MS = concerns about decrease of	<u> </u>
	Article 86.	harmonisation when "may use" option.	
		EP = Option allows for application of a	
	In that event, insurance and reinsurance	system closer to basic Solvency II	
	undertakings shall publicly disclose the	principles.	Formatted: Highlight
	use of this adapted relevant risk-free		
	interest rate term structure and the		
	monetary effect on their financial		Formatted: Highlight
	position.		
		Some MS = concerned about	
	3. EIOPA shall carry out the tasks	publication of monetary effect in stressed	
		publication of monetary effect in suessed	
	referred to in paragraphs 1 and 2 in a	market conditions.	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN — EUROPEAN PARLAMENTU EUROPAN PARLAMENTU PAR

Art 2	Article 77b	Comments:
point	Extrapolation	
15a		COM O di la Front
A . 771	EIOPA's determination of the rates of	COM = Question transmitted to EIOPA.
Art 77b	the risk-free interest rate term structure	
	shall make use of and be consistent with	
	information derived from relevant financial instruments. This shall take	
	into account relevant financial	
	instruments of those maturities where	
	the markets for those financial	
	instruments as well as for bonds can be	
	considered as deep, liquid and	
	transparent. For maturities where the	
	markets for the relevant financial	
	instruments as well as for bonds cannot	
	be considered as deep, liquid and	
	transparent anymore, the risk-free	
	interest rate term structure shall be	
	extrapolated.	
	For each currency, the extrapolated part	
	of the basic risk-free interest rate term	
	structure shall be based on forward rates	
	converging smoothly from one or a set of	
	interest rates in relation to the longest	
	maturities for which the relevant	
	financial instruments and the bonds in	
	that currency can be observed in a deep	
	and liquid market to an ultimate forward	
	rate.	
	The extrapolated part of the basic risk-	
	free interest rate term structure shall	
	converge in such a way to the ultimate	
	forward rate that for maturities 10 years	



Art. 2	(16) Article 86 is replaced by the	(16) Article 86 is replaced by the	past the longest maturities referred to in the second paragraph the extrapolated forward rates do not differ more than three basis points from the ultimate forward rate."; (16) Article 86 is replaced by the	Comments:
point 16	following:	following:	following:	Similar issues as Art 50 analysis to be made.
Art. 86	"Article 86 Delegated acts and implementing acts	"Article 86 Delegated acts and implementing [] technical standards	"Article 86 Regulatory technical standards	COM = some parts can be RTS, others must remain DA
	The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down the following:	The Commission shall adopt delegated acts, in accordance with Article 301a[], laying down the following:	In order to ensure consistent harmonisation in relation to the methods and calculations for technical provisions, EIOPA shall develop draft regulatory technical standards to specify:	EP on point (da): "illiquidity premium" to be replaced by "adapted relevant risk-free interest rate term structure"
	(a) actuarial and statistical methodologies to calculate the best estimate referred to in Article 77(2);	(a) actuarial and statistical methodologies to calculate the best estimate referred to in Article 77(2);	(a) actuarial and statistical methodologies to calculate the best estimate referred to in Article 77(2);	
	(b) the methodologies, principles and techniques for the determination of the relevant risk-free interest rate structure to be used to calculate the best estimate referred to in Article 77(2);	(b) the methodologies, principles and techniques for the determination of the relevant risk-free interest rate structure to be used to calculate the best estimate referred to in Article 77(2);	(b) the methodologies, principles and techniques for the determination of the relevant risk-free interest rate <i>term</i> structure to be used to calculate the best estimate referred to in Article 77(2);	
	(c) the circumstances in which technical provisions shall be calculated as a whole, or as a sum of a best estimate and a risk margin, and the methods to be used in the case where technical provisions are calculated as a whole;	(c) the circumstances in which technical provisions shall be calculated as a whole, or as a sum of a best estimate and a risk margin, and the methods to be used in the case where technical provisions are calculated as a whole;	(c) the circumstances in which technical provisions shall be calculated as a whole, or as a sum of a best estimate and a risk margin, and the methods to be used in the case where technical provisions are calculated as a whole, as referred to in Article 77(4):	
	(d) the methods and assumptions to be used in the calculation of the risk margin	(d) the methods and assumptions to be used in the calculation of the risk margin	(d) the methods and assumptions to be used in the calculation of the risk margin	



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS
EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

including the determination of the amount of eligible own funds necessary to support the insurance and reinsurance obligations and the calibration of the Cost-of-Capital rate;

including the determination of the amount of eligible own funds necessary to support the insurance and reinsurance obligations and the calibration of the Cost-of-Capital rate;

including the determination of the amount of eligible own funds necessary to support the insurance and reinsurance obligations and the calibration of the costof-capital rate, as referred to in Article

(da) the detailed criteria for the methodology to calculate the illiquidity premium and the methodology to identify substantial illiquid liabilities, as

(e) the lines of business on the basis of which insurance and reinsurance obligations are to be segmented in order to calculate technical provisions;

(f) the standards to be met with respect to

completeness and accuracy of the data

used in the calculation of technical

provisions, and the specific circumstances

in which it would be appropriate to use

approximations, including case-by-case

approaches, to calculate the best estimate;

(g) the methodologies to be used when

calculating the counterparty default

adjustment referred to in Article 81

designed to capture expected losses due

(h) where necessary, simplified methods

and techniques to calculate technical

provisions, in order to ensure the actuarial

and statistical methods referred to in

to default of the counterparty;

appropriateness,

the

- (e) the lines of business on the basis of
- which insurance and reinsurance obligations are to be segmented in order to calculate technical provisions;
- (f) the standards to be met with respect to the appropriateness, completeness and accuracy of the data used in the calculation of technical provisions, and the specific circumstances in which it would be appropriate to use approximations, including case-by-case approaches, to calculate the best estimate;
- (g) the methodologies to be used when calculating the counterparty default adjustment referred to in Article 81 designed to capture expected losses due to default of the counterparty;
- (h) where necessary, simplified methods and techniques to calculate technical provisions, in order to ensure the actuarial and statistical methods referred to in

(e) the lines of business on the basis of which insurance and reinsurance obligations are to be segmented in order to calculate technical provisions referred to in Article 80;

referred to in Article 77a;

- (f) the standards to be met with respect to ensuring the appropriateness, completeness and accuracy of the data used in the calculation of technical provisions, and the specific circumstances in which it would be appropriate to use approximations, including case-by-case approaches, to calculate the best estimate, as referred to in Article 82;
- (g) the methodologies to be used when calculating the counterparty default adjustment referred to in Article 81 designed to capture expected losses due to default of the counterparty;
- (h) where necessary, simplified methods and techniques to calculate technical provisions, in order to ensure the actuarial and statistical methods referred to in



EBPOПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT EYPCINIÄKO KOINOBOYAIO EUROPEAN RAILAMENT PARLEMENT EUROPÉEN PARLAMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEISKI PARLAMENTO EUROPPEU PARLAMENTUL EUROPEAN EUROPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTUL EUROPEAN

points (a) and (d) are proportionate to the nature, scale and complexity of the risks supported by insurance and reinsurance undertakings including captive insurance and reinsurance undertakings;

(i) the detailed criteria for the elements of technical information, the calculation methods and assumptions, and where appropriate the formulae and determinations, according to which the information is to be derived by EIOPA as referred to in Article 77a.

Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Article 77(2) as supplemented by the delegated acts referred to in points (a) to (h) of the first paragraph of this Article, concerning the matters covered by those delegated acts. The implementing technical standards referred to in the first paragraph shall be adopted in accordance with Article 15 of Regulation .../... [EIOPA].

EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."

points (a) and (d) are proportionate to the nature, scale and complexity of the risks supported by insurance and reinsurance undertakings including captive insurance and reinsurance undertakings;

(i) the detailed criteria for the elements of technical information, the calculation methods and assumptions [...] according to which the information is to be derived by EIOPA as referred to in Article 77a.

In order to ensure uniform conditions of application of the provisions referred to in points (a) to (i) of the first subparagraph, EIOPA shall develop draft implementing technical standards [...]concerning the matters covered by those delegated acts, to specify in particular, in the case of point (i), the formulas for the calculation of the counter-cyclical premium.

EIOPA shall <u>submit</u> [...] to the Commission <u>the draft implementing technical standards concerning the matters covered in:</u>

(a) points (a), (b), (h) and (i) of the first paragraph of this Article by 30 September 2012:

(b) points (c) to (g) of the first paragraph of this Article by 31 December 2014.

Power is conferred on the Commission to

points (a) and (d) are proportionate to the nature, scale and complexity of the risks supported by insurance and reinsurance undertakings including captive insurance and reinsurance undertakings;

EIOPA shall submit those draft regulatory technical standards to the Commission by [...].

Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.

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Art. 2 point 17	(17) Article 92 is amended as follows:	adopt the implementing technical standards referred to in the first paragraph in accordance with Article 15 of Regulation (EU) No 1094/2010. " (17) Article 92 is amended as follows:	(17) Article 92 is amended as follows:	17) Article 92 is amended as follows:
Art. 92				
Art. 2 point 17 point a Article	(a) The title is replaced by the following: "Article 92 Delegated acts and implementing acts"	(a) The title is replaced by the following: "Article 92 Delegated acts and implementing [] technical standards "	(a) the title is replaced by the following: "Article 92 *Regulatory* and implementing technical standards";	
92 Title		<u>iecinicai standaras</u>	sianaaras ,	
Art. 2 point 17 point b	(b) Paragraph 1 is replaced by the following:	(b) Paragraph 1 is replaced by the following:	(b) paragraph 1 is replaced by the following:	(b) paragraph 1 is replaced by the following:
Article 92 para 1	"1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the following:	"1. The Commission shall adopt delegated acts, in accordance with Article 301a[], specifying the following:	"1. In order to ensure consistent harmonisation in relation to determination of own funds, EIOPA shall develop draft regulatory technical standards to specify:	"1. In order to ensure consistent harmonisation in relation to determination of own funds, EIOPA shall develop draft regulatory technical standards to specify:
	(a) the criteria and procedure for granting supervisory approval of ancillary own funds in accordance with Article 90; (b) the treatment of participations, within	(a) the criteria [] for granting supervisory approval of ancillary own funds in accordance with Article 90 (b) the treatment of participations, within	(a) the criteria for granting supervisory approval of ancillary own funds in accordance with Article 90; (b) the treatment of participations, within	(a) the criteria for granting supervisory approval of ancillary own funds <i>as laid down in</i> Article 90;
	the meaning of the third subparagraph of Article 212(2), in financial and credit institutions with respect to the determination of own funds."	the meaning of the third subparagraph of Article 212(2), in financial and credit institutions with respect to the determination of own funds."	the meaning of the third subparagraph of Article 212(2), in financial and credit institutions with respect to the determination of own funds.	point b - still outstanding
			EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to	EIOPA shall submit those draft regulatory technical standards to the Commission by [].

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			adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.";	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.'':
			(ba) the following paragraph is added: "2a. In order to ensure uniform conditions of application of Article 90, EIOPA shall develop draft implementing technical standards concerning the procedures to be followed and the formats and templates to be used for granting supervisory approval for the use of ancillary own funds.	Comments: COM = part (a) could be an RTS, but (b) "participations" must be DA
			EIOPA shall submit those draft implementing technical standards to the Commission by [].	
			Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 17	(c) Paragraph 3 is replaced by the following:	(c) The following paragraph 3 is added:	(ba) the following paragraph is added:	Comments: COM = formats and templates not
point c Article	"3. Powers are conferred on the Commission to adopt implementing	"3. In order to ensure uniform conditions of application of the provisions referred	"2a. In order to ensure uniform conditions of application of Article 90, EIOPA shall develop draft implementing	necessary here. rather confusing Council = same
92 para 3	technical standards to determine the conditions of Article 90 as supplemented by the delegated acts referred to in paragraph 1(a) of this Article concerning the matters covered by those delegated acts, specifically with regard to the procedure to be followed for granting	to in paragraph 1, EIOPA [] may develop draft implementing technical standards concerning the matters covered by those delegated acts specifically with regard to the application of the criteria [] to be followed for granting supervisory approval of ancillary own	technical standards concerning the procedures to be followed and the formats and templates to be used for granting supervisory approval for the use of ancillary own funds. EIOPA shall submit those draft	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN — EUROPEAN PARLAMENTU EUROPAN PARLAMENTU PAR

	supervisory approval of ancillary own funds. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."	funds. [] Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation (EU) No 1094/2010.	implementing technical standards to the Commission by []. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 18	(18) Article 97 is replaced by the following:	(18) Article 97 is replaced by the following:	following:	Comments: Council = not consistent with the CRD IV COM = point a it is Level 1 text in the
Article 97	"Article 97	"Article 97	"Article 97	CRD IV, b) more flexible as to it being
97	Delegated acts and implementing acts	Delegated acts and implementing [] technical standards	Regulatory technical standards	RTS
	1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down the following:	1. The Commission shall adopt delegated acts, in accordance with Article 301a[], laying down the following:	1. In order to ensure consistent harmonisation in relation to classification of own funds, EIOPA shall develop draft regulatory technical standards to specify:	COM = on para 2 (which is linked to point b) ITS are still necessary = to adapt to market innovation could be done via RTS.
	(a) a list of own-fund items, including those referred to in Article 96, deemed to fulfil the criteria, set out in Article 94, which contains for each own-fund item a precise description of the features which determined its classification;	(a) a list of own-fund items, including those referred to in Article 96, deemed to fulfil the criteria, set out in Article 94, which contains for each own-fund item a precise description of the features which determined its classification;	(a) a list of own-fund items, including those referred to in Article 96, deemed to fulfil the criteria, set out in Article 94, which contains for each own-fund item a precise description of the features which determined its classification;	
	(b) the methods to be used by supervisory authorities, when approving the assessment and classification of own-fund items which are not covered by the list referred to in point (a);	(b) the methods to be used by supervisory authorities, when approving the assessment and classification of own-fund items which are not covered by the list referred to in point (a);	(b) the methods to be used by supervisory authorities, when approving the assessment and classification of own-fund items which are not covered by the list referred to in point (a);	
	The Commission shall regularly review and, where appropriate update, the list	The Commission shall regularly review and, where appropriate update, the list	EIOPA shall submit those draft regulatory technical standards to the	



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

	referred to in point (a) of paragraph 1 in light of market developments.	referred to in point (a) of paragraph 1 in light of market developments.	Commission by [].	
	2. Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Articles 93 to 96 as supplemented by the delegated acts referred to in paragraph 1 of this Article, concerning the matters covered by those delegated acts, specifically with regard to the classification methods.	2. In order to ensure uniform conditions of application of the provisions referred to in paragraph 1. EIOPA shall develop draft implementing technical standards [] concerning the matters covered by those delegated acts, specifically with regard to the classification methods.	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."	EIOPA shall <u>submit those</u> draft implementing technical standards to the Commission by <u>30 September 2012</u> . Power is conferred on the Commission to <u>adopt</u> the implementing technical standards referred to in the first subparagraph in accordance with Article	The Commission shall regularly review and, where appropriate update, the list referred to in point (a) of paragraph 1 in light of market developments.	
Art. 2 point 19	(19) Article 99 is replaced by the following:	15 of Regulation (EU) No 1094/2010." (19) Article 99 is replaced by the following:	(19) Article 99 is replaced by the following:	Comments: still outstanding
Article 99	"Article 99 Delegated acts and implementing acts	"Article 99 Delegated acts and implementing [] technical standards	"Article 99 Regulatory technical standards on the eligibility of own funds	
	1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down:	1. The Commission shall adopt delegated acts, in accordance with Article 301a[], laying down:	1. In order to ensure consistent harmonisation in relation to eligibility of own funds, EIOPA shall develop draft regulatory technical standards to specify:	
	(a) the quantitative limits referred to in Article 98(1) and (2);	(a) the quantitative limits referred to in Article 98(1) and (2);	(a) the quantitative limits referred to in Article 98(1) and (2);	
	(b) the adjustments that should be made	(b) the adjustments that should be made	(b) the adjustments that should be made	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN — EUROPEAN PARLAMENTU EUROPAN PARLAMENTU PAR

	to reflect the lack of transferability of those own-fund items that can only be used to cover losses arising from a particular segment of liabilities or from particular risks (ring-fenced funds). 2. Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Article 98 as supplemented by the delegated acts referred to in paragraph 1 of this Article concerning the matters covered by those delegated acts, specifically with regard to adjustments in relation to ring-fenced funds.	to reflect the lack of transferability of those own-fund items that can only be used to cover losses arising from a particular segment of liabilities or from particular risks (ring fenced funds). 2. In order to ensure uniform conditions of application of the provisions referred to in paragraph 1(a), EIOPA shall develop draft implementing technical standards [] concerning the matters covered by those delegated acts []. EIOPA shall submit those draft implementing technical standards to the Commission by 31 December 2016.	to reflect the lack of transferability of those own-fund items that can only be used to cover losses arising from a particular segment of liabilities or from particular risks (ring-fenced funds). EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010. "	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."	
Art. 2 point 19ab (new) Article 105 para 6			(19b) In Article 105(6), the following subparagraph is inserted after the second subparagraph: "Where a derivative contract is cleared through an authorised central counterparty, the corresponding counterparty default risk capital requirement shall be lower than if the contract were not cleared in this manner.";	Comments: Agreed to delete
Art. 2 point 19 <u>b</u> a			(19a) The following article is inserted: "Article 106a	Comments: EP = text based on existing text in Solvency II in Article 106 and important



ЕВРОПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROPEA PARLAMENT EUROPÄISCHES PARLAMENT EUROPÄISCHES PARLAMENT EUROPÄISCHES PARLAMENT EUROPÄISCHES PARLAMENT EUROPÄISCHES PARLAMENTO EUROPPO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAS PARLAMENT EUROPEO PARLAMENT EUROPEO PARLAMENT EUROPAS PARLAMENT EUROPAS PARLAMENT EUROPAS PARLAMENT EUROPESSKI PARLAMENT EUROPAS PARLAMENTULE UROPARARLAMENT EUROPAS PARLAMENT EUROPAS PARLAMENTET EUROPAS PARLAMENTE EUROPAS PARLAMENTET EUROPAS PARLAMENTET EUROPAS PARLAMENTET EUROPAS PARLAMENTET EUROPAS PARLAMENTET EUROPAS PARLAMENTE EUROPAS PARLAMENTET EUROPAS PARLAMENTE E

(new)	Calculation of the spread risk sub-	part of the long term guarantee issues;
	module: symmetric adjustment	tries to alleviate the difficulties. It
Article	mechanism	mitigates the effects of volatility in SCR.
106a		
(new)	1. The spread risk sub-module	Council = how is it going to work in
	calculated in accordance with the	stressed market situation - capital charge
	standard formula shall include a	may be too low. (EP = this also applies to
	symmetric adjustment to the spread	Art 106, but the idea is that undertakings
	capital requirement applied to cover the	can "use" buffers)
	risk arising from changes in the level of	
	bond prices and prices of other fixed	awaiting EIOPA input.
	income securities with similar cash-flow	
	characteristics.	COM = "level of bond prices is
		confusing"; add reference to the
	2. The symmetric adjustment made to the	definition of spread risk as follows:
	standard spread capital requirement	(19a) The following article is inserted:
	calibrated in accordance with Article	
	104(4), covering the risk arising from	<u>''Article 106a</u>
	changes in the level of bond prices and	Calculation of the spread risk sub-
	prices of other fixed income securities	module: symmetric adjustment
	with similar cash-flow characteristic,	<u>mechanism</u>
	shall be based on a function of the	
	current level of an appropriate fixed	1. The spread risk sub-module
	income securities index and a weighted	calculated in accordance with the
	average level of that index. The weighted	standard formula shall include a
	average shall be calculated over an	symmetric adjustment to the spread
	appropriate period of time which shall	capital requirement applied to cover the
	be the same for all insurance and	risk arising from spread risk referred to
	reinsurance undertakings.	in Article 105(5)(d) in relation to bonds
		and other fixed income securities with
	3. The symmetric adjustment made to the	similar cash-flow characteristics.
	standard spread capital requirement	2.77
	covering the risk arising from changes	2. The symmetric adjustment made to the
	in the level of hand prices and prices of	standard spread capital requirement

in the level of bond prices and prices of standard spread capital requirement other fixed income securities with calibrated in accordance with Article similar cash-flow characteristics shall 104(4), covering the risk arising from not result in a spread capital spread risk referred to in Article 105(5)(d) in relation to bonds and other

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requirement being applied that is more



			than 25% lower or higher than the	<u>fixed income</u> securities with similar
			standard spread capital requirement.	cash-flow characteristic, shall be based
				on a function of the current level of an
			4. Insurance and reinsurance	appropriate fixed income securities
			undertakings applying the adapted	index and a weighted average level of
			relevant risk-free interest rate term	that index. The weighted average shall
			structure referred to in Article 77a(2)	be calculated over an appropriate period
			shall not apply the symmetric adjustment	of time which shall be the same for all
			made to the standard spread capital	insurance and reinsurance
			requirement in the event the result of the	undertakings.
			adjustment in accordance with Article	
			106a is a spread capital requirement	3. The symmetric adjustment made to the
			lower than the standard spread capital	standard spread capital requirement
			requirement.";	covering the risk arising from spread
			•	risk referred to in Article 105(5)(d) in
				relation to bonds and other fixed income
				securities with similar cash-flow
				characteristics shall not result in a
				spread capital requirement being applied
				that is more than 25 % lower or higher
				than the standard spread capital
				requirement.
1				
Art. 2	(20) The following Article 109a is	(20) The following Article 109a is	(20) The following article is inserted:	(20) The following article is inserted:
point 20	inserted:	inserted:		(·, · · · · · · · · · · · · · · · · · ·
1			"Article 109a	"Article 109a
Article	"Article 109a	"Article 109a	Harmonised technical inputs to standard	Harmonised technical inputs to standard
109 a	Harmonised technical inputs to standard	Harmonised technical inputs to standard	formula	formula
10,	formula: role of European Insurance and	formula: role of EIOPA	jornata 🖥	jo
	Occupational Pensions Authority	joinnata. Fore of Eroffi		
	5 companional 1 chains 11 antony		1. For the purposes of calculating the	1. For the purposes of the calculation of
			market risk module and counterparty	the Solvency Capital Requirement in
			default risk module referred to in Article	accordance with the standard formula,
			105(5) and (6), an external credit	the ESA's through the Joint Committee
			assessment may be used to determine the	shall allocate credit assessments of
			probability of default provided that the	ECAIs to an objective scale of credit
			following conditions are met:	quality steps applying the steps specified
			Jouowing conditions are met.	in accordance with Article 111(1)(n).
L				in accordance with Article 111(1)(n).



	(a) the external credit asse	ssment is
	issued by an external credit a	ssessment Article 308c(2)(d) (new)
	institution (ECAI);	the use of external credit assessments in
	<i>(2011)</i> ,	the calculation of the matching
	(b) the ECAI is a credit ration	
	that has been registered or c	
	accordance with Regulation	
	1060/2009 or, where an EC	
	registered in accordance	e with
	Regulation (EC) No 1060/	2009, its
	eligibility has been assessed by	the ESAs.
	through the Joint Comm	
1	established under Article	
	Regulation (EU) No1093/	
	Regulation (EU) No1094/201	
	9 ,	· ·
	Regulation (EU) No1095/2010	
	Committee) and subject	
	methodological requirements	
	in Articles 6 to 13 of Regulation	ı (EC) No
	1060/2009;	
	(c) the external credit assess	nents are
	allocated to an objective scale	of credit
	quality steps by the Joint Con	·
	accordance with paragraph 2;	
	accordance wan paragraph 2,	
	2 For the numerous of	the first
1	2. For the purposes of	
1	subparagraph the Joint C	лоттичее
1	shall:	
1	(a) make publicly available	a list of
1	eligible ECAIs;	
1		
1	(b) verify that individuo	d credit
1	assessments are accessible at	equivalent
1	terms at least to all institutions	
1	legitimate interest in those	S
1	credit assessments;	
1	Creau assessments,	



		(c) without prejudice to Article 56 of Regulation (EU) No1093/2010, of Regulation (EU) No1094/2010 and of Regulation (EU) No1095/2010, allocate external credit assessments to an objective scale of credit quality steps applying the steps specified in accordance with Article 111(1)(n). In order to avoid overreliance on ECAIs, insurance and reinsurance undertakings shall verify the appropriateness of external credit assessments as part of their risk management by using additional assessments wherever possible in order to avoid any automatic dependence on external assessments. EIOPA shall develop draft implementing technical standards on the procedures to be followed to verify external credit assessments. EIOPA shall submit those draft implementing technical standards to the Commission by []. Power is conferred on the Commission to adopt the implementing technical standards referred to in the third subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	Comments:
 For the purposes of evaluating ris mitigation techniques as referred to i Article 101(5) facilitating the calculatio 	of application of this Article and for the	Ia. For the purposes of facilitating the calculation of the market risk module referred to in Article 105(5), EIOPA	Council = EIOPA does ITS while EP gives more substantial powers EIOPA (Meroni)



EBPOTIEЙCKU NAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE
EUROPÄISCHES PARLAMENT EUROPA PARLAMENT EYPOTIAIKO KOINOBOYNIO EUROPEAN PARLAMENTS
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FUROPSKY PARLAMENT EVROPSKY BARLAMENTO EUROPEUM AMENTIT FUROPAS PARLAMENTO

of the market risk module referred to in Article 105(5) and, where appropriate, facilitating the counterparty default risk module referred to in Article 105(6), EIOPA shall:

 (a) assess the eligibility of external credit assessment institutions and allocate their credit assessments to an objective scale of credit quality steps;

(b) publish lists of regional governments and local authorities, exposures to whom are to be treated as exposures to central government;

(c) specify the equity index referred to in Article 106(2), calculate the symmetric adjustment referred to in Article 106 and publish both sets of information on a regular basis;

(d) specify the adjustments to be made for currencies pegged to the euro in the currency risk sub-module referred to in Article 105(5).

the market risk module referred to in Article 105(5), facilitating the calculation of the counterparty default risk module referred to in Article 105(6), evaluating risk mitigation techniques referred to in Article 101(5), and calculating technical provisions. EIOPA shall develop draft implementing technical standards concerning:

(a) [...] lists of regional governments and local authorities, exposures to whom are to be treated as exposures to the central government in whose jurisdiction they are established to the extent there is no difference in risk between such exposures because of the specific revenue-raising powers of the former, and the existence of specific institutional arrangements the effect of which is to reduce the risk of default.

(b) a list of the [...] external credit assessment institutions and an allocation of their credit assessments to an objective scale of credit quality steps, in accordance with the detailed criteria for the recognition of external credit assessment institutions and for the association of credit assessments to a scale of credit quality as established by the delegated act referred to in Article 111(1)(n).

(c) [...] the equity index referred to in Article 106(2)[...], in accordance with the detailed criteria established by the delegated act referred to in points (c) and (o) of Article 111(1)(o);

shall:

(a) publish lists of regional governments and local authorities, exposures to whom are to be treated as exposures to the central government of the jurisdiction in which they are established, provided there is no difference in risk between such exposures because of specific revenue-raising powers of the former, and specific institutional arrangements exist, the effect of which is to reduce the risk of default:

(b) specify the adjustments to be made for currencies pegged to the euro in the currency risk sub-module referred to Article 105(5)(e) applying the criteria specified in Article 111(1)(p); and

(c) specify the appropriate equity index referred to in Article 106(2), calculate the symmetric adjustment referred to in Article 106 applying the methods, assumptions and standard parameters specified in accordance with Article 111(1)(c) and the detailed criteria specified in Article 111—(1)(o), and publish both sets of information on a monthly basis; and

(d) specify the appropriate fixed income securities index referred to in Article 106a(2), calculate the symmetric adjustment referred to in Article 106a applying the methods, assumptions and standard parameters specified in accordance with Article 111(1)(c) and

COM agrees with Council on the need for technical standard

On point a:

Council= practical concerns = not clear what must be included in this list.

COM = ensure consistency with CRD = only under certain conditions (yellow text), it is important to clarify the objective = EIOPA is concerned about the level of granularity required for the purposes of this list.

COM: treatment of EFSF/ESM unclear.
Council to come up with a clarifying recital, COM to check CRD consistency.

(b) specify the adjustments to be made for currencies pegged to the euro in the currency risk sub-module referred to Article 105(5)(e) applying the criteria specified in Article 111(1)(p); and

On point c)

COM = nature of the publication an issue.

DA could specify the formula and the publication happens on that basis= than it is an executive decision and is legally sound,

EP = clarify that the monthly publication refers to the outcome of the calculation on the basis of the RTS = setting the formula for calculation.

point d) of EP text linked to Article 106a

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	(d) [] the adjustments to be made for currencies pegged to the euro in the currency risk sub-module referred to in Article 105(5), in accordance with the detailed criteria for the adjustments for currencies pegged to the euro for the purpose of facilitating the calculation of the currency risk sub-module, as established by the delegated act referred to in Article 111(1)(p). Power is conferred on the Commission to adopt the implementing technical standards referred to in the second paragraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	information on a monthly basis. 1b. In order to avoid overreliance on	EP para 1b = identical text already in para 1(3)	Formatted: Highlight Formatted: Strikethrough, Not Highlight
2. For the purpose of facilitating the calculation of the health underwriting risk module referred to in Article 105(4), EIOPA shall calculate and publish standard deviations in relation to specific national legislative measures of Member States which permit the sharing of claims payments in respect of health risk amongst insurance and reinsurance undertakings and which meet specified criteria."	of application of this Article and for the purpose of facilitating the calculation of the health underwriting risk module referred to in Article 105(4), EIOPA shall develop draft implementing technical standards establishing [] standard deviations in relation to specific national legislative measures of Member States which permit the sharing of claims	supervisory authorities of the Member States concerned, standard deviations in relation to specific national legislative measures of Member States which permit the sharing of claims in respect of health risk amongst insurance and reinsurance undertakings and which meet the	calculation of the health underwriting risk module referred to in Article 105(4), EIOPA shall publish, in accordance with the calculations provided by the supervisory authorities of the Member States concerned, standard deviations in relation to specific national legislative measures of Member States which permit the sharing of claims in respect of health risk amongst insurance and reinsurance	Formatted: Not Highlight Formatted: Not Highlight Formatted: Not Highlight Formatted: Not Highlight
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criteria established by the delegated act referred to in Article 111(1)(q).

EIOPA shall submit those draft implementing technical standards to the Commission by 30 September 2012.

Power is conferred on the Commission to adopt the implementing technical standards referred to in the second paragraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

3. EIOPA shall publish technical information including information concerning the symmetric adjustment referred to in Article 106.

Insurance and reinsurance undertakings shall use information concerning the symmetric adjustment published by EIOPA when calculating the solvency capital requirement in accordance with this directive."

- (a) the mechanism for the sharing of claims is transparent and fully specified in advance of the annual period to which it applies;
- (b) the mechanism for the sharing of claims, the number of insurance undertakings that participate in the health risk equalisation system (HRES) and the risk characteristics of the that for each undertaking participating losses of the business subject to the HRES is significantly reduced by means of the HRES, both in relation to premium and to reserve risk;
- (c) health insurance subject to the HRES is compulsory and serves as a partial or complete alternative to health cover provided by the statutory social security system;
- (d) in the event of default of insurance undertakings participating in the HRES, one or more Member States' governments guarantee to meet the policyholder claims of the insurance business that is subject to the HRES in full.

The Commission may adopt delegated acts, in accordance with Article 301a, laying down additional criteria.";

- (a) the mechanism for the sharing of claims is transparent and fully specified in advance of the annual period to which it applies;
- (b) the mechanism for the sharing of claims, the number of insurance undertakings that participate in the health risk equalisation system (HRES) and the risk characteristics of the business subject to the HRES ensure business subject to the HRES ensure that for each undertaking participating in the HRES the volatility of annual in the HRES the volatility of annual losses of the business subject to the HRES is significantly reduced by means of the HRES, both in relation to premium and to reserve risk;
 - (c) health insurance subject to the HRES is compulsory and serves as a partial or complete alternative to health cover provided by the statutory social security system;
 - (d) in the event of default of insurance undertakings participating in the HRES, one or more Member States' governments guarantee to meet the policyholder claims of the insurance business that is subject to the HRES in

The Commission may adopt delegated acts, in accordance with Article 301a, laying down additional criteria.";

Comments:



				Council=don't have an issue with principle, will come with alternative wording which will deal with the Meroni concerns
Art. 2 point 21	(21) Article 111 is replaced by the following:	(21) Article 111 is replaced by the following:	(21) Article 111 is replaced by the following:	(21) Article 111 is replaced by the following:
Article 111	"Article 111 Delegated acts and implementing acts"	"Article 111 Delegated acts and implementing [] technical standards "	"Article 111 Regulatory technical standards concerning Articles 103 to 109	Comments: Council = Point (a)-(r), except for political point elements in (fa) and (o) are
	1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, providing for the following:	1. The Commission shall adopt delegated acts, in accordance with Article 301a[], providing for the following:	1. In order to ensure consistent harmonisation in relation to Article 101 and Articles 103 to 109, EIOPA shall develop draft regulatory technical standards to specify:	OK, so changes in (c), (n), (o) Point (c) COM= refers to confidence level of the SCR, not confidence
	(a) a standard formula in accordance with the provisions of Articles 101 and 103 to 109;	(a) a standard formula in accordance with the provisions of Articles 101 and 103 to 109;	(a) a standard formula in accordance with the provisions of Articles 101 and 103 to 109;	COM= general point = RTS could be (f), part of (k) regarding procedures (see para 3 point (b)), (l), and (n).
	(b) any sub-modules necessary or covering more precisely the risks which fall under the respective risk modules referred to in Article 104 as well as any subsequent updates;	(b) any sub-modules necessary or covering more precisely the risks which fall under the respective risk modules referred to in Article 104 as well as any subsequent updates;	(b) any sub-modules necessary or covering more precisely the risks which fall under the respective risk modules referred to in Article 104 as well as any subsequent updates;	point (q) Consistency of wording with Art 109a(1a)
	(c) the methods, assumptions and standard parameters to be used when calculating each of the risk modules or sub-modules of the Basic Solvency Capital Requirement laid down in Articles 104, 105 and 304, the symmetric adjustment mechanism and the appropriate period of time, expressed in the number of months, as referred to in Article 106, and the appropriate approach	(c) the methods, assumptions and standard parameters to be used when calculating each of the risk modules or sub-modules of the Basic Solvency Capital Requirement laid down in Articles 104, 105 and 304, the symmetric adjustment mechanism and the appropriate period of time, expressed in the number of months, as referred to in Article 106, and the appropriate approach	(c) the methods, assumptions and standard parameters to be calibrated to the confidence interval referred to in Article 101(3) and to be used when calculating each of the risk modules or sub-modules of the basic Solvency Capital Requirement laid down in Articles 104, 105 and 304, the symmetric adjustment mechanism and the appropriate period of time, expressed in	point (fa): part of agreement on CCP (fa) the method and parameters to be used when assessing the capital requirement for counterparty default risk in the case of exposures to authorised central counterparties as referred to in Article 105. These parameters shall be set to ensure consistency with the treatment of such



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for integrating the method referred to in Article 304 in the Solvency Capital Requirement as calculated in accordance with the standard formula; for integrating the method referred to in Article 304 in the Solvency Capital Requirement as calculated in accordance with the standard formula;

the number of months, as referred to in Article 106 and Article 106a, and the appropriate approach for integrating the method referred to in Article 304 in the Solvency Capital Requirement as calculated in accordance with the standard formula:

exposures in the case of credit institutions and <u>financial institutions</u> within the meaning of Article 4(1) and (5) of Directive 2006/48/EC;

- (d) the correlation parameters, including, where necessary, those set out in Annex IV, and the procedures for updating those parameters;
- (e) where insurance and reinsurance undertakings use risk-mitigation techniques, the methods and assumptions to be used to assess the changes in the risk profile of the undertaking concerned and to adjust the calculation of the Solvency Capital Requirement;
- (f) the qualitative criteria that the riskmitigation techniques referred to in point (e) must fulfil in order to ensure that the risk has been effectively transferred to a third party;

- (d) the correlation parameters, including, where necessary, those set out in Annex IV, and the procedures for updating those parameters:
- (e) where insurance and reinsurance undertakings use risk-mitigation techniques, the methods and assumptions to be used to assess the changes in the risk profile of the undertaking concerned and to adjust the calculation of the Solvency Capital Requirement;
- (f) the qualitative criteria that the risk-mitigation techniques referred to in point (e) must fulfil in order to ensure that the risk has been effectively transferred to a third party;

- (d) the correlation parameters, including, where necessary, those set out in Annex IV, and the procedures for updating those parameters;
- (e) where insurance and reinsurance undertakings use risk-mitigation techniques, the methods and assumptions to be used to assess the changes in the risk profile of the undertaking concerned and to adjust the calculation of the Solvency Capital Requirement;
- (f) the qualitative criteria that the risk-mitigation techniques referred to in point (e) must fulfil in order to ensure that the risk has been effectively transferred to a third party;
- (fa) the method to be used when assessing the capital requirement for counterparty default risk in the case of exposures to authorised central counterparties as referred to in Article 105. These parameters shall be set to ensure consistency with the treatment of such exposures in the case of credit institutions and investment firms as required under Directive 2012/xx./EU (CRD IV):



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- (g) the methods and parameters to be used when assessing the capital requirement for operational risk set out in Article 107, including the percentage referred to in Article 107(3);
- (h) the methods and adjustments to be used to reflect the reduced scope for risk diversification of insurance and reinsurance undertakings related to ringfenced funds;
- (i) the method to be used when calculating the adjustment for the loss-absorbing capacity of technical provisions or deferred taxes, as laid down in Article 108:
- (j) the subset of standard parameters in the life, non-life and health underwriting risk modules that may be replaced by undertaking-specific parameters as set out in Article 104(7);
- (k) criteria in relation to the standardised methods to be used by the insurance or reinsurance undertaking to calculate the undertaking-specific parameters referred to in point (j), and any criteria with respect to the completeness, accuracy, and appropriateness of the data used that must be met before supervisory approval is given together with the procedure to be followed for such approval;
- (l) the simplified calculations provided for specific sub-modules and risk

- (g) the methods and parameters to be used when assessing the capital requirement for operational risk set out in Article 107, including the percentage referred to in Article 107(3):
- (h) the methods and adjustments to be used to reflect the reduced scope for risk diversification of insurance and reinsurance undertakings related to ring-fenced funds;
- (i) the method to be used when calculating the adjustment for the loss-absorbing capacity of technical provisions or deferred taxes, as laid down in Article 108:
- (j) the subset of standard parameters in the life, non-life and health underwriting risk modules that may be replaced by undertaking-specific parameters as set out in Article 104(7);
- (k) criteria in relation to the standardised methods to be used by the insurance or reinsurance undertaking to calculate the undertaking-specific parameters referred to in point (j), and any criteria with respect to the completeness, accuracy, and appropriateness of the data used that must be met before supervisory approval is given together with the procedure to be followed for such approval;
- (l) the simplified calculations provided for specific sub-modules and risk

- (g) the methods and parameters to be used when assessing the capital requirement for operational risk set out in Article 107, including the percentage referred to in Article 107(3);
- (h) the methods and adjustments to be used to reflect the reduced scope for risk diversification of insurance and reinsurance undertakings relating to ringfenced funds:
- (i) the method to be used when calculating the adjustment for the loss absorbing capacity of technical provisions or deferred taxes, as laid down in Article 108:
- (j) the subset of standard parameters in the life, non-life and health underwriting risk modules that may be replaced by undertaking-specific parameters as set out in Article 104(7);
- (k) criteria in relation to the standardised methods to be used by the insurance or reinsurance undertaking to calculate the undertaking-specific parameters referred to in point (j), and any criteria with respect to the completeness, accuracy, and appropriateness of the data used that must be met before supervisory approval is given together with the procedure to be followed for such approval;
- (l) the simplified calculations provided for specific sub-modules and risk

Comments:

COM= only with regard to procedures to be followed for supervisory approval. -

Council = point k) - could be RTS as it is - but only if more specific wording on the second part, which is too open. For example see Article 86 "the standards to be met with respect to ensuring the completeness..." as follows:

(k) criteria in relation to the standardised methods to be used by the insurance or reinsurance undertaking to calculate the Formatted: Font: Bold, Italic



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modules, as well as the criteria that insurance and reinsurance undertakings, including captive insurance and reinsurance undertakings, shall be required to fulfil in order to be entitled to use each of those simplifications, as set out in Article 109:

(m) the approach to be used with respect to related undertakings within the meaning of Article 212 in the calculation of the Solvency Capital Requirement, in particular the calculation of the equity risk sub-module referred to in Article 105(5), taking into account the likely reduction in the volatility of the value of those related undertakings arising from the strategic nature of those investments and the influence exercised by the participating undertaking on those related undertakings;

- (n) the detailed criteria for the eligibility of external credit assessment institutions and for the association of credit assessments to a scale of credit quality referred to in Article 109a(1)(a);
- (o) the detailed criteria for the equity index referred to in Article 109a(1)(c);
- (p) the detailed criteria for the adjustments for currencies pegged to the euro for the purpose of facilitating the calculation of the currency risk submodule referred to in Article 109a(1)(d):

modules, as well as the criteria that insurance and reinsurance undertakings, including captive insurance and reinsurance undertakings, shall be required to fulfil in order to be entitled to use each of those simplifications, as set out in Article 109:

(m) the approach to be used with respect to related undertakings within the meaning of Article 212 in the calculation of the Solvency Capital Requirement, in particular the calculation of the equity risk sub-module referred to in Article 105(5), taking into account the likely reduction in the volatility of the value of those related undertakings arising from the strategic nature of those investments and the influence exercised by the participating undertaking on those related undertakings;

- (n) the detailed criteria for the <u>recognition</u> of external credit assessment institutions and for the association of credit assessments to a scale of credit quality referred to in Article 109a(1)(a);
- (o) the detailed criteria for the equity index referred to in Article 109a(1)(c);
- (p) the detailed criteria for the adjustments for currencies pegged to the euro for the purpose of facilitating the calculation of the currency risk submodule referred to in Article 109a(1)(d);

modules, as well as the criteria that insurance and reinsurance undertakings, including captive insurance and reinsurance undertakings, shall be required to fulfil in order to be entitled to use each of those simplifications, as set out in Article 109;

(m) the approach to be used with respect to related undertakings within the meaning of Article 212 in the calculation of the Solvency Capital Requirement, in particular the calculation of the equity risk sub-module referred to in Article 105(5), taking into account the likely reduction in the volatility of the value of those related undertakings arising from the strategic nature of those investments and the influence exercised by the participating undertaking on those related undertakings;

- (n) the *allocation of* credit assessment institutions and for the association of credit assessments to a scale of credit quality *steps* referred to in *Article* 109a(1)(c):
- (o) the detailed criteria for the equity index referred to in Article 109a(1a)(c) and fixed income securities index referred to in Article 109a(1a)(d);
- (p) the detailed criteria for the adjustments for currencies pegged to the euro for the purpose of facilitating the calculation of the currency risk submodule referred to in *Article 109a(1a)(b)*;

undertaking-specific parameters referred to in point (j), and *the standards to be met* with respect to the completeness, accuracy, and appropriateness of the data used that must be met before supervisory approval is given together with the procedure to be followed for such approval *within the meaning of Article*

Council = points o, p and q related to 109a

COM = on point q align it to paragraph 1(a) = the issue of the nature and granularity of the list

Article 111(1)(n) Part of agreement on ratings

the use of external credit assessments from ECAIs in the calculation of the Solvency Capital Requirement in accordance with the standard formula and the allocation of external credit assessment institutions and for the association of credit assessments to a scale of credit quality steps referred to in Article 109a(1)(e) which shall be consistent with the use and allocation in the calculation of the capital requirements for credit institutions within the meaning of Article 4(1) and (5) of Directive

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1	(q) the detailed criteria that the national legislative measures arrangements shall meet, and the requirements for the calculation of the standard deviation for the purpose of facilitating the calculation of the health underwriting risk module referred to in Article 109a(2)	(q) the detailed criteria that the national legislative measures arrangements shall meet, and the requirements for the calculation of the standard deviation for the purpose of facilitating the calculation of the health underwriting risk module referred to in Article 109a(2).	(q) the conditions for a categorisation of regional governments and local authorities referred to in Article 109a(1a)(a);	<u>2006/48/EC;</u>
			(r) the detailed criteria that the national legislative measures arrangements shall meet, and the <i>methodology and the</i> requirements for the calculation of the standard deviation for the purpose of facilitating the calculation of the health underwriting risk module referred to in Article 109a(2).	Council=point r is ok
			EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
			In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards on the procedures to be followed and formats and templates to be used concerning:	ITS to be discussed later
			(a) the updating of the correlation parameters referred to in point (d);	



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2. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down quantitative limits and asset eligibility criteria. Those delegated acts shall apply to assets covering technical provisions, excluding assets held in respect of life insurance contracts where the investment risk is borne by the policy holders. Those measures shall be reviewed by the Commission in the light of developments in the standard formula and financial markets.

- 3. Powers are conferred on the Commission to adopt implementing technical standards to determine:
- (a) the conditions of application of Articles 101 to 110 as supplemented by the delegated acts referred to in paragraph

- 2. The Commission may adopt delegated acts, in accordance with Article 301a[...], laying down quantitative limits and asset eligibility criteria to address risks which are not adequately covered by a submodule. Those delegated acts shall apply to assets covering technical provisions, excluding assets held in respect of life insurance contracts where the investment risk is borne by the policy holders. Those measures shall be reviewed by the Commission in the light of developments in the standard formula and financial
- 3. In order to ensure uniform conditions of application of the provisions referred to in paragraph 1, EIOPA shall develop draft implementing technical standards concerning [...]:

markets.

(a) the matters covered by the delegated acts as regards points 1(a) to (m), with the exception of points (h) and (j); and

(b) the supervisory approval to use undertaking-specific parameters referred to in point (k).

EIOPA shall submit those draft implementing technical standards to the Commission by [...].

Power is conferred on the Commission to adopt the implementing technical standards referred to in the fourth subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

2. In order to ensure consistent harmonisation of in relation to the Solvency Capital Requirement, EIOPA shall develop draft regulatory technical standards, laying down quantitative limits and asset eligibility criteria in order to address risks which are not adequately covered by a sub-module.

Council = intention was to have a may provision because it should be risk based. It is supposed to be used if the principle of prudent person doesn't work in the system.

EP=idea is to further specify the prudent person principle.

COM = reword as follows:

2. In order to ensure consistent harmonisation of in relation to the Solvency Capital Requirement, EIOPA shall develop draft regulatory technical standards, laying down quantitative limits and asset eligibility criteria where that risks are not adequately covered by a sub-module.

EP to check

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	1(a) to (m), concerning the matters covered by those delegated acts; and			
	(b) the standardised methods to be used to calculate the undertaking specific parameters as referred to in paragraph 1(j).	(b) the standardised methods to be used to calculate the undertaking specific parameters as referred to in paragraph 1(j).		
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA].	EIOPA shall <u>submit</u> [] to the Commission <u>the draft implementing</u> technical standards in relation to paragraph 3[] of this Article covering:	EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
	EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."	(a) the methods, assumptions and standard parameters to be used when calculating the non-life catastrophe risk sub-module referred to in Article 105(2)(b) and the standardised methods in relation to point (b) of the first subparagraph[] of this Article by 30	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
		September 2012; (b) matters other than those referred to in point (a) of this subparagraph by 31 December 2014.	Such <i>regulatory technical standards</i> shall apply to assets covering technical provisions, excluding assets held in respect of life insurance contracts where the investment risk is borne by the policy	
		Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."	holders. Those <i>regulatory technical standards</i> shall be reviewed by the Commission in the light of developments in the standard formula and financial markets.";	
Art. 2 point 22	(22) Article 114 is replaced by the following:	(22) Article 114 is replaced by the following:	(22) Article 114 is replaced by the following:	(22) Article 114 is replaced by the following:
Art. 114	" Article 114 Delegated acts and implementing acts	" Article 114 Delegated acts and implementing [] technical standards	"Article 114 Regulatory and implementing technical standards concerning the Solvency Capital Requirement internal models	Comments: EP=LL suggest add to titles the topic of the implementing measures



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

- 1. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, setting out the following:
- (a) the procedure to be followed for the approval of an internal model:
- (b) the adaptations to be made to the standards set out in Articles 120 to 125 in light of the limited scope of the application of the partial internal model;
- (c) the procedures to approve major changes to an internal model and changes to the policy for changing an internal model referred to in Article 115;
- (d) approaches, including, where appropriate, default techniques which allow a partial internal model to be fully integrated into the Solvency Capital Requirement standard formula and requirements for the use of alternative techniques.

powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Articles 112 to 126 as supplemented by the delegated acts referred to in paragraph 1 of this Article, concerning the matters covered by those delegated acts, specifically with regard to the procedures, adaptations and alternative techniques referred to in that paragraph. The implementing technical

- 1. The Commission shall adopt delegated acts, in accordance with Article 301a[...], setting out the following:
- (a) the procedure to be followed for the approval of an internal model:
- (b) the adaptations to be made to the standards set out in Articles 120 to 125 in light of the limited scope of the application of the partial internal model;
- (c) the procedures to approve major changes to an internal model and changes to the policy for changing an internal model referred to in Article 115;
- (d) approaches, including, where appropriate, default techniques which allow a partial internal model to be fully integrated into the Solvency Capital Requirement standard formula and requirements for the use of alternative techniques.

In order to ensure uniform conditions of application of the provisions referred to in the first subparagraph, EIOPA shall develop draft implementing technical standards [...] concerning the matters covered by those delegated acts, specifically with regard to the procedures. adaptations and alternative techniques referred to in that paragraph.

- 1. In order to ensure consistent harmonisation in relation to the Solvency Capital Requirement full and partial internal model, EIOPA shall develop draft regulatory technical standards to specify:
- (b) the adaptations to be made to the standards set out in Articles 120 to 125 in light of the limited scope of the application of the partial internal model;
- (c) the policy for changing an internal model referred to in Article 115:
- (d) the way in which a partial internal model shall be fully integrated into the Solvency Capital Requirement standard formula referred to in Article 113(1)(c) and requirements for the use of alternative integration techniques.

On point d)

COM=revision of point d) = RTS on techniques; procedures would need DA. EP= problem with "allow". will come back to this issue

Suggested rewording:

approaches through which a partial internal model shall be fully integrated into the Solvency Capital Requirement standard formula referred to in Article 113(1)(c) and requirements for the use of alternative integration techniques.

EP=scope of ITS is not defined sufficiently precisely. COM= it refers to "specifically" = which according to COM means "only"



standards referred to in the second subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011."			COM = approaches = involves policy choices = delegated acts.
2000,000 2011	EIOPA shall <u>submit</u> [] to the Commission <u>the draft implementing technical standards covering the matters referred to in:</u>	EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
	(a) paragraph 1(d) of this Article by 30 September 2012;		
	(b) paragraph 1(b) of this Article by 31 December 2014:		
	(c) paragraph 1(a) and (c) of this Article by 31 December 2016.		
	Power is conferred on the Commission to adopt the implementing technical standards referred to in the second subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
		In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards on the procedures to be followed and formats and templates to be	
		used concerning: (a) the approval of an internal model in accordance with Article 112; and	
		(b) the approval of major changes to an	

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			internal model and changes to the policy for changing an internal model referred to in Article 115. EIOPA shall submit those draft implementing technical standards to the Commission by []. Power is conferred on the Commission to adopt the implementing technical standards referred to in the fourth subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 23	(23) Article 127 is replaced by following:	(23) Article 127 is replaced by following:	(23) Article 127 is replaced by following:	(23) Article 127 is replaced by following:
Art. 127	''Article 127 Delegated acts and implementing acts	"Article 127 Delegated acts and implementing [] technical standards	"Article 127 Regulatory technical standards concerning Articles 120 to 126	
	The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, with respect to Articles 120 to 126, regarding the use of internal models throughout the Union.	The Commission shall adopt delegated acts, in accordance with Article 301a [], with respect to Articles 120 to 126, regarding the use of internal models throughout the Union.	In order to ensure consistent harmonisation in relation to Articles 120 to 126 and to enhance the better assessment of the risk profile and management of the business of insurance and reinsurance undertakings, EIOPA shall develop draft regulatory technical standards to specify the use of internal models throughout the Union.	
	Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of Articles 120 to 126, as supplemented by the delegated acts referred to in the first paragraph, concerning the matters covered by those delegated acts.	In order to ensure uniform conditions of application of the provisions referred to in the first subparagraph, EIOPA shall develop draft implementing technical standards [] concerning the matters covered by those delegated acts.		



Art. 2	The implementing technical standards referred to in the second paragraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011." (24) Article 129(1)(d)(iii) is replaced by	EIOPA shall <u>submit those</u> draft implementing technical standards to the Commission by 31 December 20 <u>16</u> . Power is conferred on the Commission to <u>adopt the implementing technical</u> standards referred to in the second paragraph in accordance with Article 15 of Regulation (EU) No 1094/2010." (24) Article 129(1)(d)(iii) is replaced by	EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (24) Article 129 is amended as follows:	(24) Article 129 is amended as follows:
point 24 Art. 129 para 1 point d subpoin t (iii)	the following:	the following:	(a) in paragraph 1, points (i), (ii) and (iii) is replaced by the following: "(i) EUR 2 300 000 for non-life insurance undertakings, including captive insurance undertakings, save in the case where all or some of the risks included in one of the classes 10 to 15 listed in Part A of Annex 1 are covered, in which case it shall be no less than EUR 3 500 000;	(a) in paragraph 1, points (i), (ii) and (iii) is replaced by the following: "(i) EUR 2500000 for non-life insurance undertakings, including captive insurance undertakings, save in the case where all or some of the risks included in one of the classes 10 to 15 listed in Part A of Annex 1 are covered, in which case it shall be no less than EUR 3700000;
	"(iii) EUR 3 200 000 for reinsurance undertakings, except in the case of captive reinsurance undertakings, in which case the Minimum Capital Requirement shall be not less than EUR 1 100 000,"	"(iii) EUR 3 200 000 for reinsurance undertakings, except in the case of captive reinsurance undertakings, in which case the Minimum Capital Requirement shall be not less than EUR 1 100 000,"	(ii) EUR 3 500 000 for life insurance undertakings, including captive insurance undertakings; (iii) EUR 3 500 000 for reinsurance undertakings, except in the case of captive reinsurance undertakings, in which case the Minimum Capital Requirement shall be not less than EUR 1 100 000;";	(ii) EUR 3 700 000 for life insurance undertakings, including captive insurance undertakings; (iii) EUR 3 400 000 for reinsurance undertakings, except in the case of captive reinsurance undertakings, in which case the Minimum Capital Requirement shall be not less than EUR 1 200 000;"; Comments: Amounts adapted to the most recent



				decision on indexation
Art. 2 point 25 Art. 129 para 3 subpara 2	(25) In the second subparagraph of Article 129(3) the date "31 October 2014" is replaced by the date "31 December 2014".	(25) In the second subparagraph of Article 129(3) the date "31 October 2014" is replaced by the date "31 December 20 <u>15</u> ".	(b) in paragraph 3, the second subparagraph is replaced by the following: "Member States shall allow their supervisory authorities, for a period ending no later than 31 December 2014, to require an insurance or reinsurance undertaking to apply the percentages referred to in the first subparagraph exclusively to the undertaking's Solvency Capital Requirement calculated in accordance with Chapter VI, Section 4, Subsection 2.";	(b) in paragraph 3, the second subparagraph is replaced by the following: "Member States shall allow their supervisory authorities, for a period ending no later than 31 December 2015, to require an insurance or reinsurance undertaking to apply the percentages referred to in the first subparagraph exclusively to the undertaking's Solvency Capital Requirement calculated in accordance with Chapter VI, Section 4, Subsection 2.";
			(c) in paragraph 4, the following subparagraph is inserted after the first subparagraph: "For the purposes of calculating the limits referred to in paragraph 3, undertakings shall not be required to calculate the Solvency Capital Requirement on a quarterly basis.";	(c) in paragraph 4, the following subparagraph is inserted after the first subparagraph: "For the purposes of calculating the limits referred to in paragraph 3, undertakings shall not be required to calculate the Solvency Capital Requirement on a quarterly basis.";
Art. 2 point 26 Art. 129	(26) In Article 129(5), the date "31 October 2017" is replaced by the date "31 December 2017",	(26) In Article 129(5), the date "31 October 2017" is replaced by the date "31 December 20 <u>18</u> ",	(d) In paragraph 5, the first subparagraph is replaced by the following:	(d) In paragraph 5, the first subparagraph is replaced by the following:
para 5			"5. The Commission shall submit to the European Parliament and the European Insurance and Occupational	"5. The Commission shall submit to the European Parliament and the European Insurance and Occupational



Art. 2 (27) Article 130 is replaced by the following: Art. 130 Art. 2 (27) Article 130 is replaced by the following: Art. 130 Art. 130 Art. 2 (27) Article 130 is replaced by the following: Art. 130 Art. 2 (28) In the first paragraph of Article 131, point 28 (28) In the first paragraph of Article 131, point 28 (28) In the first paragraph of Article 131, point 28 (Art. 131) and potential are para 1 2012" and "31 December 2013" are replaced by the dates "31 December 2012" and "31 December 2013" are replaced by the dates "31 December 2012" and "31 December 2013" are replaced by the dates "31 December 2012" and "31 December 2013" are replaced by the dates "31 December 2012" and "31 December 2013" and				Pensions Committee established by Commission Decision 2004/9/EC ^{1*} , by 31 December 2017, a report on Member	Pensions Committee established by Commission Decision 2004/9/EC ^{2*} , by 31 December 2018, a report on
Art. 2 (27) Article 130 is replaced by the following: Art. 130 Art. 2 (27) Article 130 is replaced by the following: The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Articles 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Articles 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Articles 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." In order to ensure consistent harmonisation in relation to minimum acquital requirements, EIOPA shall develop draft regulatory technical standards to specify the calculation of the Minimum Capital Requirement, referred to Articles 128 and 129. EIOPA shall submit those draft regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (28) In the first paragraph of Article 131, the dates "31 October 2012" and "31 October 2013" are replaced by the dates "31 December 2012" and "31 October 2013" are replaced by the dates "31 December 2012" and "31 October 2013" are replaced by the dates "31 December 2013" and "31 December 2014 respectively".				, .	
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Point 27 following: Art. 130 Art.				to paragraphs 1 to 4.	
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The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Article 301a[]. specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Article 301a[]. specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." The Commission shall adopt delegated acts, in accordance with Article 301a[]. specifying the calculation of the Minimum Capital Requirements, EIOPA shall develop draft regulatory technical standards to specify the calculation of the Minimum Capital Requirement, referred to Articles 128 and 129. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (28) In the first paragraph of Article 131, the dates "31 October 2012" and "31 October 2012" and "31 October 2012" and "31 October 2012" and "31 December 2012" are replaced by the dates "31 December 2013" and "31 December 2013" are replaced by the dates "31 December 2013" and "31 December	point 27	following:	following:	following:	
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acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the calculation of the Minimum Capital Requirement, referred to in Articles 128 and 129." Art. 2 point 28 point		Delegated acts	Delegated acts	Regulatory technical standards	
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	Art. 2	(29) Article 135 is replaced by the	(29) Article 135 is replaced by the	(29) Article 135 is replaced by the	2014 respectively.

¹ OJ L 3, 7.1.2004, p. 34."; ² OJ L 3, 7.1.2004, p. 34.";



point 29	following:	following:	following:	
Art. 135	"Article 135 Delegated acts	"Article 135 Delegated acts	"Article 135 Regulatory and implementing technical standards concerning qualitative	
	1. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying qualitative requirements in the following areas:	1. The Commission may adopt delegated acts, in accordance with Article 301a[], specifying qualitative requirements in the following areas:	requirements 1. In order to ensure consistent harmonisation in relation to Articles 132(2) and 132(4), EIOPA shall develop draft regulatory technical standards to specify qualitative requirements in the following areas:	
	(a) the identification, measurement, monitoring, managing and reporting of risks arising from investments in relation to the first subparagraph of Article 132(2);	(a) the identification, measurement, monitoring, managing and reporting of risks arising from investments in relation to the first subparagraph of Article 132(2);	(a) the identification, measurement, monitoring <i>and</i> managing 1 of risks arising from investments in relation to the first subparagraph of Article 132(2);	
	(b) the identification, measurement monitoring, managing and reporting of specific risks arising from investment in derivative instruments and assets referred to in the second subparagraph of Article 132(4).	(b) the identification, measurement monitoring, managing and reporting of specific risks arising from investment in derivative instruments and assets referred to in the second subparagraph of Article 132(4).	(b) the identification, measurement monitoring and managing of specific risks arising from investment in derivative instruments and assets referred to in the second subparagraph of Article 132(4) and the determination of to what extent the use of such assets qualifies as risk reduction or efficient portfolio management as referred to in the third subparagraph of Article 132(4).	
			EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of	



EBPOREŘCKU NAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁISCHES PRALAMENT EURODA PARLAMENT EYPOLIAIKO KOINBOVANIO EUROPEAN PARLAMENTS PARLEMENT EUROPEEN PARLAMINIT NA HEORRA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT II.-PARLAMENTE EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTULE LEROPEAN EUROPSKY PARLAMENT EVROPSKI PARLAMENTO EUROPEU PARLAMENTILE EUROPAPARLAMENTE

2. The Commission shall adopt delegated
acts, in accordance with Article 301a and
subject to the conditions of Articles 301b

and 301c, laying down:

- (a) the requirements that need to be met by undertakings that repackage loans into tradable securities and other financial instruments (originators) in order for an insurance or reinsurance undertaking to be allowed to invest in such securities or instruments issued after 1 January 2011, including requirements that ensure that the originator retains a net economic interest of no less than 5 %;
- 2. The Commission shall adopt delegated acts, in accordance with Article 301a[...], laying down:
- (a) the requirements that need to be met by undertakings that repackage loans into tradable securities and other financial instruments (originators) in order for an insurance or reinsurance undertaking to be allowed to invest in such securities or instruments issued after 1 January 2011, including requirements that ensure that the originator retains a net economic interest of no less than 5 %. With respect to insurance and reinsurance undertakings investing in tradable securities or other financial instruments based on

Regulation (EU) No 1094/2010.

1a. In order to ensure uniform conditions of application of points (a) and (b) of the first subparagraph of paragraph 1, EIOPA shall develop draft implementing technical standards on the reporting procedures to be followed and formats and templates to be used.

EIOPA shall submit those draft implementing technical standards to the Commission by [...].

Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

- (a) the requirements that need to be met by undertakings that repackage loans into tradable securities and other financial instruments (originators) in order for an insurance or reinsurance undertaking to be allowed to invest in such securities or instruments issued after 1 January 2011, including requirements that ensure that the originator retains a net economic interest of no less than 5 %;



undertakings that invest in such securities or instruments; (c) the consequences of breaching the requirements laid down under points (a) and (b) of this paragraph, including, where appropriate, and notwithstanding Article 101(3), measures which impose a proportionate additional capital charge." (c) the consequences of breaching the requirements laid down under points (a) and (b) of this paragraph, including, where appropriate, and notwithstanding Article 101(3), measures which impose a proportionate additional capital charge." (c) the consequences of breaching the requirements laid down under points (a) and (b) of this paragraph have been breached, without prejudice to Article 101(3) and (b) of this paragraph have been breached, without prejudice to Article 101(3) and (b) of this paragraph have been breached, without prejudice to Article 101(3) consistent harmonisation in relation to paragraph 2(c), EIOPA shall develop draft regulatory technical standards to specify the methodologies for the calculation of capital add-ons referred to therein. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.		repackaged loans that were issued before 1 January 2011, these requirements shall apply from 31 December 2014, but only in circumstances where new underlying exposures are added or substituted after 31 December 2014; (b) qualitative requirements that must be met by insurance or reinsurance	(b) qualitative requirements that must be met by insurance or reinsurance	
requirements laid down under points (a) and (b) of this paragraph, including, where appropriate, and notwithstanding Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge." Article 101(3), measures which impose a proportionate additional capital charge. Article 101(3), measures which impose a proportionate additional capital charge. Article 101(3), measur	undertakings that invest in such securities	undertakings that invest in such securities	undertakings that invest in such securities	
harmonisation in relation to paragraph 2(c), EIOPA shall develop draft regulatory technical standards to specify the methodologies for the calculation of capital add-ons referred to therein. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. Art. 2 (29a) The following paragraph 3a is	requirements laid down under points (a) and (b) of this paragraph, including, where appropriate, and notwithstanding Article 101(3), measures which impose a	requirements laid down under points (a) and (b) of this paragraph, including, where appropriate, and notwithstanding Article 101(3), measures which impose a	circumstances under which a capital add-on may be imposed when the requirements laid down under points (a) and (b) of this paragraph have been breached, without prejudice to Article	
regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. Art. 2 (29a) The following paragraph 3a is			harmonisation in relation to paragraph 2(c), EIOPA shall develop draft regulatory technical standards to specify the methodologies for the calculation of	
adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. rt. 2 (29a) The following paragraph 3a is			regulatory technical standards to the	
			adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of	
	rt. 2 pint 29	(29a) The following paragraph 3a is added to Article 138:		



a (new)	
	"(3a) By way of derogation from
Art. 138	paragraph 3, where insurance and
para 3a	reinsurance undertakings comply with the
(new)	Required Solvency Margin referred to in
	Article 28 of Directive 2002/83/EC,
	Article 16a of Directive 73/239/EEC or
	Article 37, 38 or 39 of Directive
	2005/68/EC respectively as implemented
	in the law of the Member State on the day
	before 1 January 2014 but do not comply
	with the Solvency Capital Requirement
	during the first year of application of this
	Directive, the supervisory authority shall
	require the insurance or reinsurance
	undertaking concerned to take the
	necessary measures to achieve, within 12
	months from the observation of non-
	compliance with the Solvency Capital
	Requirement, the establishment of the
	level of eligible own funds covering the
	Solvency Capital Requirement or the
	reduction of its risk profile to ensure
	compliance with the Solvency Capital
	Requirement.
	<u>requiring</u>
	The insurance or reinsurance undertaking
	concerned shall, every three months,
	submit a progress report to its supervisory
	authority setting out the measures taken
	and the progress made to establish the
	level of eligible own funds covering the
	Solvency Capital Requirement or to
	reduce the risk profile to ensure
	compliance with the Solvency Capital
	Requirement."
	<u>requirement.</u>



Art. 2	(30) Article 138 (4) is amended as	(30) Article 138(4) is amended as	(30) Article 138(4) is replaced by the	Comments:
point 30	follows:	follows:	following:	
Art. 138 para 4				
	(a) The first subparagraph shall be replaced by the following: "In the event of an exceptional fall in financial markets, as determined by EIOPA in accordance with this paragraph, the supervisory authority may extend the period set out in the second sub-paragraph of paragraph 3 by an appropriate period of time taking into account all relevant factors."	(a) The first subparagraph shall be replaced by the following: "In the event of an exceptional fall in financial markets, as declared by EIOPA in accordance with this paragraph, the supervisory authority may extend the period set out in the second subparagraph of paragraph 3 by an appropriate period of time taking into account all relevant factors."	■ "4. In the event of an exceptional fall in financial markets, as declared by EIOPA, in accordance with this paragraph, and in consultation with the European Systemic Risk Board established under Regulation (EU) No 1092/2010, the supervisory authority may extend the period set out in the second subparagraph of paragraph 3 by an appropriate period of time taking into account all relevant factors including the average duration of the technical	still outstanding
			provisions. Where the average duration of the technical provisions exceeds 12 years,	still outstanding
	(b) The following fourth and fifth sub-		one-third of the duration shall be deemed appropriate for the determination of the period in the first subparagraph with a maximum of seven	
	paragraphs are added:	(b) The following fourth and fifth sub-	years.	COM=should not be across the Union
	"Without prejudice to the powers of the EIOPA under Article 18 of Regulation/, for the purposes of this paragraph, EIOPA shall, following a request by the supervisory authority concerned, address an individual decision to the requesting supervisory authority declaring the existence of an exceptional fall in financial markets. An exceptional fall in	paragraphs are added: "Without prejudice to the powers of the EIOPA under Article 18 of Regulation (EU) No 1094/2010 [], for the purposes of this paragraph, EIOPA shall, following a request by the supervisory authority concerned,[] declare the existence of an exceptional fall in financial markets. An exceptional fall in financial markets exists, [] where the supervisory	Without prejudice to Article 18 of Regulation (EU) No 1094/2010, for the purposes of this paragraph, EIOPA may, following a request by the supervisory authority concerned or on its own initiative, adopt a decision determining the existence of an exceptional fall in financial markets. An exceptional fall in financial markets exists, where there is a	Without prejudice to Article 18 of Regulation (EU) No 1094/2010, for the purposes of this paragraph, EIOPA may, following a request by the supervisory authority concerned or on its own initiative, adopt a decision determining the existence of an exceptional fall in financial markets. An exceptional fall in financial markets exists, where there is a



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN FURÓPSKY PARI AMENT — EVROPSKI PARI AMENT — EUROOPAN PARI AMENTTI — EUROPAPARI AMENTET

financial markets exists, where one or or insurance reinsurance undertakings are unable to meet one of the requirements set out in paragraph 3 of this Article within the time period defined therein as a consequence of a fall in financial markets which is unforeseen. sharp and steep, which is different from the downturns that occur as part of the economic cycle and which has already affected seriously and adversely the financial situation of one or more insurance and reinsurance undertakings collectively representing a substantial part of the insurance or reinsurance market in one or more Member States

EIOPA shall at least once a month review whether the conditions referred to in the fourth subparagraph still apply as of the date of the review and repeal that decision where one or more of the conditions referred to in the fourth subparagraph on which the decision was based is no longer fulfilled. To this end EIOPA shall address an individual decision to the supervisory authority concerned declaring that an exceptional fall in financial markets has ceased to exist.."

authority concerned has informed EIOPA that one or more insurance or reinsurance undertakings are unlikely to meet one of the requirements set out in paragraph 3 [...] as a consequence of a fall in financial markets which is unforeseen, sharp and steep, which is different from the downturns that occur as part of the economic cycle [...] and which has already affected seriously and adversely the financial situation of one or more insurance and reinsurance undertakings in one or more Member States.

EIOPA shall at least once a month review whether the conditions referred to in the fourth subparagraph still apply as of the date of the review [...]. To this end EIOPA shall [...] declare, either following the request by the supervisory authority concerned or on its own initiative, [...] when an exceptional fall in financial markets has ceased to exist."

fall in financial markets across the Union which is unforeseen, sharp and steep, and which is different from the downturns that occur as part of the economic cycle

EIOPA shall at least once a month review whether the conditions referred to in the previous subparagraph still apply as of the date of the review . To this end EIOPA may, upon a request by the supervisory authority concerned or on its own initiative, adopt a decision determining that the exceptional fall in financial markets has ceased to exist.

Without prejudice to their competences, the supervisory authorities concerned shall inform in the framework of the colleges of supervisors its decision to refuse the extension of the period colleges of supervisors its decision to referred to in subparagraph 5.

Where there are diverging views in the college of supervisors concerning the refusal by the supervisory authority

fall in financial markets [across the Union] which is unforeseen, sharp and steep, and which is different from the downturns that occur as part of the economic cycle .

EIOPA shall at least once a month review whether the conditions referred to in the previous subparagraph still apply as of the date of the review . To this end EIOPA may, upon a request by the supervisory authority concerned or on its own initiative, adopt a decision determining that the exceptional fall in financial markets has ceased to exist.

Without prejudice to their competences, the supervisory authorities concerned shall inform in the framework of the refuse the extension of the period referred to in subparagraph 5.

Where there are diverging views in the college of supervisors concerning the Formatted: Highlight



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

> concerned to extend the period referred to in subparagraph 5, the group supervisor or any of the other supervisory authorities may consult EIOPA. EIOPA shall be consulted during one month and all supervisory authorities concerned shall be informed. Where EIOPA has been consulted, the supervisory authority concerned shall duly consider such advice before taking its decision. In accordance with Article 19(2) of Regulation (EU) No 1094/2010, stage.

Where, at the end of the period referred to in subparagraph 7 of this Article, if no agreement has been reached within the college, the group supervisor or any of the supervisory authorities concerned has referred the refusal of the supervisory authority concerned to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the supervisory authority concerned shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.

The period referred to in subparagraphs 6 and 7, shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation. EIOPA shall take its decision within two months. The matter shall not be referred to EIOPA after the end of the period referred to in

refusal by the supervisory authority concerned to extend the period referred to in subparagraph 5, the group supervisor or any of the other supervisory authorities may consult EIOPA. EIOPA shall be consulted during one month and all supervisory authorities concerned shall be informed. Where EIOPA has been consulted, the supervisory authority concerned shall duly consider such advice before taking its decision. In accordance with Article EIOPA shall act as a mediator at that | 19(2) of Regulation (EU) No 1094/2010. EIOPA shall act as a mediator at that stage.

> Where, at the end of the period referred to in subparagraph 7 of this Article, if no agreement has been reached within the college, the group supervisor or any of the supervisory authorities concerned has referred the refusal of the supervisory authority concerned to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the supervisory authority concerned shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.

The period referred to in subparagraphs 6 and 7, shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation. EIOPA shall



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

paragraph or after an agreement among take its decision within two months. The supervisory authorities concerned has matter shall not be referred to EIOPA been reached. after the end of the period referred to in paragraph or after an agreement among insurance or reinsurance supervisory authorities concerned has undertaking concerned shall, every been reached. three months, submit a progress report to its supervisory authority setting out the measures taken and the progress The insurance or reinsurance made to re-establish the level of eligible undertaking concerned shall, every own funds covering the Solvency three months, submit a progress report Capital Requirement or to reduce the to its supervisory authority setting out risk profile to ensure compliance with the measures taken and the progress the Solvency Capital Requirement. made to re-establish the level of eligible own funds covering the Solvency The extension referred to in the first | Capital Requirement or to reduce the subparagraph shall be withdrawn risk profile to ensure compliance with where that progress report shows that the Solvency Capital Requirement. there was no significant progress in achieving the re-establishment of the The extension referred to in the first level of eligible own funds covering the subparagraph shall be withdrawn Solvency Capital Requirement or the where that progress report shows that reduction of the risk profile to ensure there was no significant progress in compliance with the Solvency Capital achieving the re-establishment of the Requirement between the date of the level of eligible own funds covering the observation of non-compliance of the Solvency Capital Requirement or the Solvency Capital Requirement and the reduction of the risk profile to ensure date of the submission of the progress compliance with the Solvency Capital report."; Requirement between the date of the observation of non-compliance of the Solvency Capital Requirement and the date of the submission of the progress report.";

Comments:

Paragraph references to be checked

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11 4 . 2	(21) A (1 142 1 1 1 1 1	(21) A (1 142 1 1 1 1 1	(21) A (1 142 1 1 1 1 1	
Art. 2	(31) Article 143 is replaced by the	(31) Article 143 is replaced by the		Comments:
point 31	following:	following:	following:	Commence and anton direction to be a bigger
4 . 142	# A .: 1 142	# A . C 1 142	#A .: 1 142	Common understanding linked to bigger
Art. 143	" Article 143	" Article 143	"Article 143	issue in the first subparagraph of 138(4)
	Delegated acts	Delegated acts	Regulatory technical standards	will settled together. Approach should be
			concerning Article 138(4)	consistent with approach chosen in
1	1 771 0	1 771 6		Article 77a.
	1. The Commission shall adopt delegated	1. The Commission shall adopt delegated	1. In order to ensure consistent	
	acts, in accordance with Article 301a and	acts, in accordance with Article 301a[],	harmonisation in relation to Article	
	subject to the conditions of Articles 301b	specifying the procedures [] and the	138(4), EIOPA shall develop draft	
	and 301c, specifying the procedures to be	factors to be taken into account for the	regulatory technical standards to specify	
	followed by EIOPA when determining	purpose of the application of	the factors and criteria to be taken into	
	the existence of an exceptional fall in the	Article 138(4) including the maximum	account for the purpose of the application	
	financial markets, and the factors to be	appropriate period of time, expressed in	of Article 138(4) including the maximum	
	taken into account for the purpose of the	total number of months, which shall be	period of time, expressed in total	
	application of Article 138(4) including	the same for all insurance and reinsurance	number of months, which shall be the	
	the maximum appropriate period of time,	undertakings as referred to in the first	same for all insurance and reinsurance	
	expressed in total number of months,	subparagraph of Article 138(4).	undertakings as referred to in the first	
	which shall be the same for all insurance		subparagraph of Article 138(4).	
	and reinsurance undertakings as referred			
	to in the first subparagraph of		EIOPA shall submit those draft	
	Article 138(4).		regulatory technical standards to the	
			Commission by [].	
			Power is delegated to the Commission to	
			adopt the regulatory technical standards	
			referred to in the first subparagraph in	
			accordance with Articles 10 to 14 of	
			•	
			Regulation (EU) No 1094/2010.	
			1a. In order to ensure uniform	
			conditions of application of Article	
			138(4), EIOPA shall develop draft	
			implementing technical standards to	
			specify the procedures to be followed by	
			EIOPA when determining the existence	
			of an exceptional fall in the financial	
			markets in accordance with Article	
II <u></u>			markets in accordance with Article	



			I38(4). EIOPA shall submit those draft implementing technical standards to the Commission by []. Power is conferred on the Commission to adopt the implementing technical	
			standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	
	2. Where it is necessary to enhance convergence, the Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down further specifications with respect to the recovery plan referred to in Article 138(2), the finance scheme referred to in Article 139(2) and with respect to Article 141, taking due care to avoid pro-cyclical effects."	specifications with respect to the recovery plan referred to in Article 138(2), the finance scheme referred to in Article 139(2) and with respect to Article 141, taking due care to avoid pro-cyclical effects."	2. In order to ensure consistent harmonisation in relation to Article 138(2), Article 139(2) and Article 141, EIOPA shall develop draft regulatory technical standards to specify the recovery plan referred to in Article 138(2), and the finance scheme referred to in Article 139(2) and with respect to Article 141, taking due care to avoid pro cyclical effects." EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.";	Council and COM= could be an RTS. EP still outstanding the "shall" to "may" issue
Art. 2 point 31		(31a) Article 149 is replaced by the following:	(31a) Article 149 is replaced by the following:	(31a) Article 149 is replaced by the following:
a (new) Art. 149		"Article 149 Changes in the nature of the risks or		



		<u>commitments</u>		
Art. 2 point 32	(32) The following subparagraph is inserted after the first subparagraph of	Any change which an insurance undertaking intends to make to the information referred to in Article 147 shall be subject to the procedure provided for in that Article and Article 148." (32) The following subparagraph is inserted after the first subparagraph of	"Any change which an insurance undertaking intends to make to the information referred to in <i>Article 147</i> shall be subject to the procedure provided for in Articles 147 and 148."; (32) the following subparagraph is inserted after the first subparagraph of	"Any change which an insurance undertaking intends to make to the information referred to in Article 147 shall be subject to the procedure provided for in Articles 147 and 148."; (32) the following subparagraph is inserted after the first subparagraph of
1. 155	Article 155(3):	Article 155(3):	Article 155(3):	Article 155(3):
Art. 155 para 3	"In addition, the supervisory authority of	"In addition, the supervisory authority of	"In addition, the supervisory authority of	"In addition, the supervisory authority of
subpara	the host Member State may refer the	the host Member State may refer the	the <i>home or the</i> host Member State may	the <i>home or the</i> host Member State may
la (navy)	matter to EIOPA and request its assistance in accordance with Article 19	matter to EIOPA [] in accordance with	refer the matter to EIOPA and request its assistance in accordance with Article 19.	refer the matter to EIOPA and request its assistance in accordance with Article 19,
(new)	of Regulation/2010 [EIOPA]. In that case, EIOPA may act in accordance with	Article 19 of Regulation <u>1094/2010</u> . In that case, EIOPA may act in accordance with the powers conferred on it by []	paragraphs 1 to 4 and 6 of Regulation (EU) No 1094/2010. In that case, EIOPA	paragraphs 1 to 4 and 6 of Regulation (EU) No 1094/2010. In that case, EIOPA
	the powers conferred on it by that Article."	Article 19 of that Regulation."	may act in accordance with the powers conferred on it by that Article.";	may act in accordance with the powers conferred on it by that Article.";
Art. 2 point			(32a) in Article 155, paragraph 9 is replaced by the following:	(32a) in Article 155, paragraph 9 is replaced by the following:
32a (new)			"9. Member States shall inform the Commission and EIOPA of the number	"9. Member States shall inform the Commission and EIOPA of the number
Art. 155			and types of cases which led to refusals	and types of cases which led to refusals
para 9			under Articles 146 and 148 or in which measures have been taken under paragraphs 3 and 4 of this Article.";	under Articles 146 and 148 or in which measures have been taken under paragraphs 3 and 4 of this Article.";
Art. 2	(33) The following subparagraph is	(33) The following subparagraph is	(33) in Article 158(2), the following	(33) in Article 158(2), the following
point 33	inserted after the first subparagraph of Article 158(2):	inserted after the first subparagraph of Article 158(2):	subparagraph is inserted after the first subparagraph:	subparagraph is inserted after the first subparagraph:
Art. 158		III III		
para 2 supara	In addition, the supervisory authority of the host Member State may refer the	"In addition, the supervisory authority of the host Member State may refer the	"In addition, the supervisory authority of the <i>home or the</i> host Member State may	"In addition, the supervisory authority of the <i>home or the</i> host Member State may
1a	matter to EIOPA and request its	matter to EIOPA [] in accordance with	refer the matter to EIOPA and request its	refer the matter to EIOPA and request its
(new)	assistance in accordance with Article 19 of Regulation/2010 [EIOPA]. In that	Article 19 of Regulation <u>1094/2010</u> . In that case, EIOPA may act in accordance	assistance in accordance with Article 19(1) to (4) and (6) of Regulation (EU)	assistance in accordance with Article 19(1) to (4) and (6) of Regulation (EU)
	case, EIOPA may act in accordance with	with the powers conferred on it by []	No 1094/2010. In that case, EIOPA may	No 1094/2010. In that case, EIOPA may



the powers conferred on it by that article."	Article 19 of that Regulation."	act in accordance with the powers conferred on it by that article.";	act in accordance with the powers conferred on it by that article.";
Art. 2		(33a) Article 159 is replaced by the	Comments:
point 33a		following:	EP to come back
		"Article 159	COM: Lines of business reporting in delegated acts only refers to reporting on
(new)		Statistical information on cross-border	technical provisions. In addition,
Art. 159		activities	supervisory action may be taken on this
Att. 137		activities	basis, e.g. withdrawal of authorisation if
		Every insurance undertaking shall	no business is underwritten.
		inform the competent supervisory	no business is under written.
		authority of its home Member State,	
		separately in respect of transactions	
		carried out under the right of	
		establishment and those carried out	
		under the freedom to provide services,	
		of the amount of the premiums, claims	
		and commissions, without deduction of	
		reinsurance, by Member State and as	
		follows:	
		(a) for non-life insurance, by lines of	
		business as set out in the corresponding	
		delegated act;	
		(b) for life insurance, by each <i>line of</i>	
		business I to IX, as set out in the	
		corresponding delegated act.	
		As regards class 10 in Part A of Annex	
		I, not including carrier's liability, the	
		undertaking concerned shall also	
		inform that supervisory authority of	
		the frequency and average cost of	
		claims.	
		The supervisory authority of the home	
		Member State shall forward the	



Art. 2 point 34	(35) (a) paragraph 1 is replaced by the following:	(35) (a) paragraph 1 is replaced by the following:	information referred to in the first and second subparagraphs within a reasonable time and in aggregate form to the supervisory authorities of each of the Member States concerned upon their request."; (34) Article 172 is replaced by the following:	(34) Article 172 is replaced by the following: Comments: supervisory to solvency should be covered by new recital 22. Same changes will be done to the other two articles 227 and 260.	Formatted: Not Highlight
Art. 172	"1. The Commission shall adopt	"1. The Commission shall adopt	''Article 172	''Article 172	 Formatted: Not Highlight
	delegated acts, in accordance with Article	delegated acts, in accordance with Article	Equivalence in relation to reinsurance	Equivalence in relation to reinsurance	(Commence of the Commence of t
Art. 2	301a and subject to the conditions of	301a[], specifying the criteria to assess	undertakings	undertakings	
point 35	Articles 301b and 301c, specifying the				
point a	criteria to assess whether the solvency		1. The Commission shall adopt delegated	1. The Commission shall adopt delegated	
At 172	regime of a third country applied to reinsurance activities of undertakings		acts, in accordance with Article 301a,	acts, in accordance with Article 301a,	
Art. 172 para 1,	with their head office in that third country	that third country is equivalent to that laid down in Title I."	specifying the criteria to assess whether the <i>supervisory</i> regime of a third country		Formatted: Underline, Not Highlight
para 1,	is equivalent to that laid down in	down in Title 1.	applied to reinsurance activities of	applied to reinsurance activities of	 , 3 3
para 3	Title I"		undertakings with their head office in that	undertakings with their head office in that	Formatted: Not Highlight
I F			third country is equivalent to that laid	third country is equivalent to that laid	
			down in Title I	down in Title I	
			▋.		 Formatted: Not Highlight
			2. If the criteria adopted in accordance		
			with paragraph 1 have been fulfilled by a third country, the Commission may, in	with paragraph 1 have been fulfilled by a third country, the Commission may, in	
			a thira country, the Commission may, in accordance with Article 301a, and	a thira country, the Commission may, in accordance with Article 301a, and	
			assisted by EIOPA in accordance with	assisted by EIOPA in accordance with	
			Article 33(2) of Regulation (EU) No	Article 33(2) of Regulation (EU) No	
			1094/2010, decide that the supervisory	1094/2010, decide that the solvency	 Formatted: Underline
			regime of that third country applied to	regime of that third country applied to	Formatted: Not Highlight
	•				Formatted. Not riigiliigilt



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKŸ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO. EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTIS HOPE PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENTHEUROPEISKI PARLAMENTO EUROPEU PARLAMENTU EUROPEN PARLAMENTU EUROPEN PARLAMENTU EUROPANTAMENTO EUROPANTAMENTI EUROPANTAMENTE EUROPANTAMENTE EUROPANTAMENTE EUROPANTAMENTE EUROPANTAMENTET EUROPANTAMENTET

		reinsurance activities of undertakings with the head office in that third country	reinsurance activities of undertakings with the head office in that third country	
		is equivalent to that laid down in Title I	55	
		of this Directive.	of this Directive.	
		reviewed, to take into account any significant changes to the supervisory	Those decisions shall be regularly reviewed, to take into account any significant changes to the supervisory regime laid down in Title I, and to the	
		supervisory regime in the third country.	supervisory regime in the third country.	
		EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.		
			3. Where in accordance with paragraph	
			2, the solvency regime of a third country	Formatted: Underline
			has been deemed to be equivalent to that	Formatted: Not Highlight
			laid down in this Directive, reinsurance contracts concluded with undertakings	
		/	having their head office in that third	
			country shall be treated in the same	
			manner as reinsurance contracts	
		reinsurance contracts concluded with	concluded with undertakings authorised	
		undertakings authorised in accordance	in accordance with this Directive.	
		with this Directive.		
1 2			•	Formatted: Normal6, Justified
Art. 2 point 35	(a1) paragraph 2 is replaced by the following:			Formatted: Not Highlight
point a	ionowing:			Formatted: Not Highlight
Art. 172	"2. The Commission may, in accordance			
para 1,	with the examination procedure referred			
point a1	to in Article 301(2) and taking into			
1	account the criteria adopted in accordance			
	with paragraph 1, decide whether the			
	solvency regime of a third country			
	applied to reinsurance activities of			
1	undertakings with their head office in that			

undertakings with their head office in that



Art. 2 (b) the following new paragraphs 4, 5 and 6 are added:	third country is equivalent to that laid down in Title I. Those decisions shall be regularly reviewed." (b) the following new paragraphs 4, 5 and 6 are added:		
Art. 172 para 3a (new), 3 and the second subparagraph of Article 134(1), the same treatment as in Article 172(3) and the second subparagraph of Article 134(1) shall be accorded, for a transitional period, to reinsurance contracts concluded with undertaking having their head office in a third country the solvency regimes of which are unlikely, by 31 December 2012, to fully meet the criteria for assessing equivalence, referred to in paragraph 1 The transitional period shall last for a maximum of 5 years from the date referred to in the first sub-paragraph of Article 309(1).This derogation shall only apply where the Commission has made a decision in accordance with paragraph of that specified conditions have been me by the third country.	[] 2 [], the same treatment as in [] paragraph 3 and the second subparagraph of Article 134(1) shall be accorded, for a transitional period, to reinsurance contracts concluded with undertakings having their head office in a third country the solvency regimes of which are unlikely, by 31 December 2013, to fully meet the criteria for assessing equivalence, referred to in paragraph 1. The transitional period shall last [] from 1 January 2014 until 31 December 2018 or until the date on which, in accordance with paragraph 2 of this Article, the solvency regime of that third country has been deemed to be equivalent to that laid down in Title I,	4. By way of derogation from paragraph 2, and even if the criteria specified in accordance with paragraph 1 have not been fulfilled, the Commission may, for a limited period and in accordance with Article 301a, and assisted by EIOPA in accordance with Article 33(2) of Regulation (EU) No 1094/2010, decide that the supervisory regime of a third country applied to reinsurance activities of undertakings with the head office in that third country is temporarily equivalent to that laid down in Title I, if that third country has complied with at least the following criteria: (a) it has given written commitments to the Union to adopt and apply a supervisory regime that is capable of being assessed equivalent in accordance with paragraph 2, before the end of that limited period; (b) it has established a convergence programme to fulfil the commitment under point (a);	4. By way of derogation from paragraph 2, and even if the criteria specified in accordance with paragraph 1 have not been fulfilled, the Commission may, for a limited period and in accordance with Article 301a, and assisted by EIOPA in accordance with Article 33(2) of Regulation (EU) No 1094/2010, decide that the solvency regime of a third country applied to reinsurance activities of undertakings with the head office in that third country is temporarily equivalent to that laid down in Title I, if that third country has complied with at least the following criteria: (a) it has given a commitment to the Union to adopt and apply a solvency regime that is capable of being assessed equivalent in accordance with paragraph 2, before the end of that limited period and to engage in the equivalence assessment process; (b) it has established a work programme to fulfil the commitment under point (a);

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	accordance with paragraph 6, the progress on convergence to an equivalent regime that has been made by the third country.	(c) it has allocated sufficient resources to fulfil the commitment under point (a);	(c) it has allocated sufficient resources to fulfil the commitment under point (a);
5. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying in relation to paragraph 4 the length of the transitional	5. The Commission may adopt delegated acts, in accordance with Article 301a[], specifying in relation to paragraph 4 [] the conditions which are to be met by the third country. Those conditions shall	(d) it has a solvency regime that is risk based and based on economic valuation of assets and liabilities;	(d) it has a solvency regime that is risk based and establishes quantitative and qualitative solvency requirements and requirements relating to supervisory reporting and transparency;
period which may be shorter than the maximum of 5 years and the conditions which are to be met by the third country. Those conditions shall cover commitments given by the supervisory authorities, their convergence to an equivalent regime over a set period of time, the existing or intended content of	cover commitments given by the third countries, their convergence to an equivalent regime over a set period of time, the existing or intended content of the regime, and matters of cooperation, exchange of information and professional secrecy obligations.	(e) it has concluded agreements to exchange confidential supervisory information, in accordance with Article 264;	(e) it has entered into written arrangements to cooperate and exchange confidential supervisory information with EIOPA and supervisory authorities as defined in Article 13(10);
the regime, and matters of cooperation, exchange of information and professional secrecy obligations.		(f) it has an independent system of supervision based on core principles, principles and standards adopted by the IAIS;	(f) it has an independent system of supervision;
6. The Commission may, in accordance with the regulatory procedure referred to in Article 301(2), decide in respect of solvency regimes referred to in paragraph 4 that the conditions set out in Article 174(4) and the delegated act have been met by the third country. Those decisions shall be regularly reviewed."	6. The Commission may, in accordance with the [] examination procedure referred to in Article 301(2), decide in respect of solvency regimes referred to in paragraph 4 that the conditions set out in paragraph 5 and the delegated act have been met by the third country. Those decisions shall be regularly reviewed."	(g) it has established obligations on professional secrecy for all persons acting on behalf of its supervisory authorities, in particular on the exchange of information with EIOPA and supervisory authorities as defined in Article 13(10).	(g) it has established obligations on professional secrecy for all persons acting on behalf of its supervisory authorities, in particular on the exchange of information with EIOPA and supervisory authorities as defined in Article 13(10).
		Any decisions on temporary equivalence shall take into account the reports by the Commission in accordance with Article 177(2). Those decisions shall be regularly reviewed, on the basis of	Any decisions on temporary equivalence shall take into account the reports by the Commission in accordance with Article 177(2). Those decisions shall be regularly reviewed, on the basis of

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progress reports by the relevant third country, which are presented to and country, which are presented to and



		assessed by the Commission and EIOPA every six months.	assessed by the Commission annually. EIOPA shall assist the Commission in the assessment of those progress reports
		EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.	EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.
		The Commission may adopt delegated acts, in accordance with Article 301a, further specifying the conditions laid down in the first subparagraph.	The Commission may adopt delegated acts, in accordance with Article 301a, further specifying the conditions laid down in the first subparagraph.
		5. The period referred to in paragraph 4 shall be five years from I January 2014 or until the date on which, in accordance with paragraph 2, the supervisory regime of that third country has been deemed to be equivalent to that laid down in Title I, whichever is the earliest.	5. The period referred to in paragraph 4 shall be five years from I January 2014 or until the date on which, in accordance with paragraph 2, the supervisory regime of that third country has been deemed to be equivalent to that laid down in Title I, whichever is the earliest.
		That period may be extended with a maximum of one more year, where such time is necessary for EIOPA and the Commission to carry out the assessment of equivalence for the purposes of paragraph 2.	That period may be extended with a maximum of one more year, where such time is necessary for EIOPA and the Commission to carry out the assessment of equivalence for the purposes of paragraph 2.
		6. Reinsurance contracts concluded with undertakings having their head office in a third country, the supervisory regime of which has been deemed temporarily equivalent in accordance with paragraph 4, shall be accorded the same treatment as the one set out in	6. Reinsurance contracts concluded with undertakings having their head office in a third country, the supervisory regime of which has been deemed temporarily equivalent in accordance with paragraph 4, shall be accorded the same treatment as the one set out in
		paragraph 3. Article 173 shall also apply to reinsurance undertakings having	paragraph 3. Article 173 shall also apply to reinsurance undertakings having



	III	visory regime of which has been ed temporarily equivalent in dance with paragraph 4.
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Art. 2	(35a) Article 176 is replaced by the	(35a) Article 176 is replaced by the
point	following:	following:
35a	WA 41.3 450	WA 41 3 457
(new)	"Article 176 Information from Member States to	"Article 176 Information from Member States to
Art. 176	the Commission and EIOPA	the Commission and EIOPA
A11. 170	the Commission and EloTA	the Commission and E101 A
	The supervisory authorities of the	The supervisory authorities of the
	Member States shall inform the	Member States shall inform the
	Commission, EIOPA and the	, , , , , , , , , , , , , , , , , ,
	supervisory authorities of the other	
	Member States of any authorisation of a direct or indirect subsidiary, one or	
	more of whose parent undertakings are	a direct or indirect subsidiary, one or more of whose parent undertakings are
	governed by the laws of a third	1
	country.	country.
	That information shall also contain an	That information shall also contain an
	indication of the structure of the group concerned.	indication of the structure of the group concerned.
	concerned.	concerned.
	Where an undertaking governed by the	
	law of a third country acquires a	Where an undertaking governed by the
	holding in an insurance or reinsurance	v -
	undertaking authorised in the Union	8
	which would turn that insurance or	
	reinsurance undertaking into a subsidiary of that third country	
	undertaking, the supervisory	
	authorities of the home Member State	
	shall inform the Commission, EIOPA	
	and the supervisory authorities of the	
	other Member States.";	and the supervisory authorities of the
		other Member States.";



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Art. 2 point 35b (new) Art. 177, para. 1			Article 177(1) is replaced by the following: "1. Member States shall inform the Commission and EIOPA of any general difficulties encountered by their insurance or reinsurance undertakings in establishing themselves and operating in a third country or pursuing activities in a third country.";	
Art. 2 point 36	(36) Article 210 (2) is replaced by the following:	(36) Article 210 (2) is replaced by the following:	(36) Article 210(2) is replaced by the following:	
Art. 210 para. 2	"2. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the provisions of paragraph 1 with respect to the monitoring, management and control of risks arising from finite reinsurance activities."	"2. The Commission may adopt delegated acts, in accordance with Article 301a[], specifying the provisions of paragraph 1 with respect to the monitoring, management and control of risks arising from finite reinsurance activities."	"2. In order to ensure consistent harmonisation in relation to finite reinsurance, EIOPA shall develop draft regulatory technical standards to specify the monitoring, management and control of risks arising from finite reinsurance activities. EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. 2a. In order to ensure uniform conditions of application of paragraph 1, EIOPA shall develop draft implementing technical standards on the reporting procedures to be followed and formats and templates to be used.	



			EIOPA shall submit those draft implementing technical standards to the Commission by []. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 37	(37) Article 211 is amended as follows	(37) Article 211 is amended as follows	(37) <i>In Article 211, paragraphs</i> 2 and 3 are replaced by the following:	
Art. 211				
Art. 2 point 37 point a	(a) Paragraphs 2 and 3 are replaced by the following:	(a) Paragraphs 2 and 3 are replaced by the following:		
Art. 211 para 2 and 3	"2. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down the following:	"2. The Commission shall adopt delegated acts, in accordance with Article 301a[], laying down the following:	"2. In order to ensure consistent harmonisation in relation to Article 211(1), EIOPA shall develop draft regulatory technical standards to specify the following criteria for supervisory approval:	
	(a) the scope of authorisation;	(a) the scope of authorisation;	(a) the scope of authorisation;	
	(b) mandatory conditions to be included in all contracts issued;	(b) mandatory conditions to be included in all contracts issued;	(b) mandatory conditions to be included in all contracts issued;	
	(c) fit and proper requirements as referred to in Article 42 of the persons running the special purpose vehicle;	(c) fit and proper requirements as referred to in Article 42 of the persons running the special purpose vehicle;	(c) fit and proper requirements as referred to in Article 42 of the persons running the special purpose vehicle;	
	(d) fit and proper requirements for shareholders or members having a qualifying holding in the special purpose vehicle;	(d) fit and proper requirements for shareholders or members having a qualifying holding in the special purpose vehicle;	(d) fit and proper requirements for shareholders or members having a qualifying holding in the special purpose vehicle;	
	(e) sound administrative and accounting	(e) sound administrative and accounting	(e) sound administrative and accounting	



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procedures, adequate internal control mechanisms and risk-management requirements;

- (f) accounting, prudential and statistical information requirements;
- (g) solvency requirements.

The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, laying down the procedures for supervisory approval of special purpose vehicles and, where the special purpose vehicle which assumes risk from an insurance or reinsurance undertaking is established in a Member State which is not the Member State in which the insurance or reinsurance undertaking is authorised, the procedures for cooperation and exchange of information between supervisory authorities.

procedures, adequate internal control mechanisms and risk-management requirements;

- (f) accounting, prudential and statistical information requirements;
- (g) solvency requirements.

The Commission may adopt delegated acts, in accordance with Article 301a [....], laying down the procedures for supervisory approval of special purpose vehicles and, where the special purpose vehicle which assumes risk from an insurance or reinsurance undertaking is established in a Member State which is not the Member State in which the insurance or reinsurance undertaking is authorised, the procedures for cooperation and exchange of information between supervisory authorities.

procedures, adequate internal control mechanisms and risk-management requirements;

- (f) accounting, prudential and statistical information requirements;
- (g) solvency requirements.

EIOPA shall submit those draft regulatory technical standards to the Commission by [...].

Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.

2a. In order to ensure uniform conditions of application of Article 211(1) and (2), EIOPA shall develop draft implementing technical standards on the procedures to be followed and formats and templates to be used for granting supervisory approval to establish special purpose vehicles.

EIOPA shall submit those draft implementing technical standards to the

Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

Commission by [...].

2b. In order to ensure uniform conditions of application of Article



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	211(1) and (2), EIOPA may develop draft implementing technical standards on the procedures to be followed and formats and templates to be used for the cooperation and exchange of information between supervisory authorities, where the special purpose vehicle which assumes risk from an insurance or reinsurance undertaking is established in a Member State which is not the Member State in which the insurance or reinsurance undertaking is authorised. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	
prior to 31 December 2013 shall be subject to the law of the Member State that authorised the special purpose vehicle. However, any new activity commenced by such a special purpose	3. Special purpose vehicles authorised prior to 31 December 2012 shall be subject to the law of the Member State that authorised the special purpose vehicle. However, any new activity commenced by such a special purpose vehicle after that date shall be subject to paragraphs 1, 2 and 2a.";	
(b) The following paragraph 4 is added: "4. In order to ensure uniform conditions of application of the provisions referred to in paragraph 2, EIOPA [] may develop draft implementing technical standards [] concerning the matters covered by those delegated acts,	por un repriso 1, a unite aut.,	
	prior to 31 December 2013 shall be subject to the law of the Member State that authorised the special purpose vehicle. However, any new activity commenced by such a special purpose vehicle after that date shall be subject to paragraphs 1 and 2." (b) The following paragraph 4 is added: "4. In order to ensure uniform conditions of application of the provisions referred to in paragraph 2. EIOPA [] may develop draft implementing technical standards [] concerning the matters covered by those delegated acts,	draft implementing technical standards on the procedures to be followed and formats and templates to be used for the cooperation and exchange of information between supervisory authorities, where the special purpose vehicle which assumes risk from an insurance or reinsurance undertaking is established in a Member State which is not the Member State in which the insurance or reinsurance undertaking is authorised. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010. 3. Special purpose vehicles authorised prior to 31 December 2013 shall be subject to the law of the Member State that authorised the special purpose vehicle. However, any new activity commenced by such a special purpose vehicle after that date shall be subject to paragraphs 1 and 2." (b) The following paragraph 4 is added: "4. In order to ensure uniform conditions of application of the provisions referred to in paragraph 2, EIOPA [] may develop draft implementing technical standards [] concerning the matters covered by those delegated acts,



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

approval of special purpose vehicles and the procedures for cooperation and exchange of information between supervisory authorities. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011. Art. 22 point 37a (new) Art. 212 point 37a (new) Art. 212 point apara 1 point e Art. 212 point 37a (new) Art. 216 point 4 point 5 point 6					
the procedures for cooperation and exchange of information between supervisory authorities. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Articla 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011." Art. 2 point 37a (new) Art. 212 para 1 point e poin		to be followed for granting supervisory	approval of special purpose vehicles and		
exchange of information between supervisory authorities. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation		approval of special purpose vehicles and	the procedures for cooperation and		
supervisory authorities. The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation [EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011.* Art. 2 point 37a (new) Art. 212 para 1 point e para 1 point e point 38 Art. 216 para 7 Art. 2 (38) Article 216(7) is replaced by the following: (38) Article 216(7) is replaced by the following: (37a) In Article 212(1), point (e) is replaced by the following: (37a) In Article 212(1), point (e) is replaced by following: (a) (37a) In Article 212(1), point (e) is replaced by following: (a) (37a) In Article 212(1), point (e) is replaced by following: (a) (37a) In Article 212(1), point (e) is replaced by following: (a) (37a) In Article 212(1), point (e) is replaced by following: (b) (c) (c) (c) (c) (d) (e) of supervisors' means a permanent but flexible structure for the cooperation, and facilitation of decision making concerning the supervision of a group, the members of which are: (a) (a) (a) (a) in paragraph 1, the second subparagraph is replaced by the following:		the procedures for cooperation and	exchange of information between		
The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 5 of Regulation		exchange of information between	supervisory authorities.		
referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation[EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011." Art. 2 point 37a (new) Art. 212 para 1 point e Art. 2.12 para 1 Point e Art. 2.13 Art. 2.14 para 1 Point e Art. 2.15 para 1 Point e Art. 2.16 para 7 Art. 2 (38) Article 216(7) is replaced by the following:		supervisory authorities.	[]		
referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation[EIOPA]. EIOPA shall develop draft implementing technical standards for submission to the Commission by 31 December 2011." Art. 2 point 37a (new) Art. 212 para 1 point e Art. 2 para 1 point e Art. 2 (38) Article 216(7) is replaced by the following: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as follows: Art. 2 (38) Article 216 is amended as following: Art. 2 (38) Article 216 is amended as following: Art. 2 (38) Article 216 is amended as following: Art. 2 (38) Article 216 is amended as following: Art. 2 (38) Article 216 is amended as following: Art. 2 (38) Article 216 is amended as followi		•			
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(new) Art. 212 para 1 point e Art. 2 12 point 38 Art. 2 16 para 7 Art. 2 16 para 8 permanent but flexible structure for the cooperation, and facilita	point			replaced by following:	replaced by following:
Art. 212 para 1 point e permanent but flexible structure for the cooperation, coordination and facilitation of decision making concerning the supervision of a group, the members of which are: - the group supervisor, - supervisory authorities supervising undertakings of the group, not being the group supervisor, and - EIOPA, which for the purpose of this definition shall be considered a supervisory authority."; Art. 2	37a				
Art. 212 para 1 point e The cooperation, coordination and facilitation of decision making concerning the supervision of a group, the members of which are: - the group supervisor, - supervisory authorities supervising undertakings of the group, not being the group supervisor, and - EIOPA, which for the purpose of this definition shall be considered a supervisory authority: Art. 2 point 38 Art. 216 para 7 (38) Article 216(7) is replaced by the following: (38) Article 216(7) is replaced by the following: (38) Article 216(7) is replaced by the following: (38) Article 216 is amended as follows: (a) in paragraph 1, the second subparagraph is replaced by the following:	(new)			"(e) 'college of supervisors' means a	"(e) 'college of supervisors' means a
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Art. 216 para 7 (a) in paragraph 1, the second subparagraph is replaced by the following: (a) in paragraph 1, the second subparagraph is replaced by the following:	point 38			,	,
para 7 subparagraph is replaced by the following: subparagraph is replaced by the following:				(a) in paragraph 1, the second	(a) in paragraph 1, the second
following: following:					
	1				
"In such a case, the supervisory "In such a case, the supervisory				,	,
				"In such a case, the supervisory	"In such a case, the supervisory



		following: "The supervisory authority shall explain such decisions to both the	following: "The supervisory authority shall explain such decisions to both the
		undertaking and the group supervisor. The group supervisor shall notify the college of supervisors in accordance with Article 248(1)(a).";	undertaking and the group supervisor. The group supervisor shall notify the college of supervisors in accordance with Article 248(1)(a).";
		(c) paragraph 7 is replaced by the following:	(c) paragraph 7 is replaced by the following:
The Commission may adopt delegated, in accordance with Article 301a and ect to the conditions of Articles 301b 301c, specifying the circumstances er which the decision referred to in graph 1 can be made."	"7. The Commission may adopt delegated acts, in accordance with Article 301a [], specifying the circumstances under which the decision referred to in paragraph 1 can be made."	"7. EIOPA shall develop draft regulatory technical standards, specifying the circumstances under which the decision referred to in paragraph 1 can be made. EIOPA shall submit those draft regulatory technical standards to the Commission by [].	Comment: DA/RTS discussion
		Power is delegated to the Commission to adopt those regulatory technical standards in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010.";	
Article 217(3) is replaced by the owing:	(39) Article 217(3) is replaced by the following:	(39) Article 217 is amended as follows: (a) in paragraph I, the following	
1,	in accordance with Article 301a and ect to the conditions of Articles 301b 301c, specifying the circumstances or which the decision referred to in graph 1 can be made." Article 217(3) is replaced by the	acts, in accordance with Article 301a and ect to the conditions of Articles 301b 301c, specifying the circumstances which the decision referred to in graph 1 can be made." Article 217(3) is replaced by the acts, in accordance with Article 301a [], specifying the circumstances under which the decision referred to in paragraph 1 can be made."	with Article 248(1)(a)."; (c) paragraph 7 is replaced by the following: "7. The Commission may adopt delegated acts, in accordance with Article 301a and ect to the conditions of Articles 301b 301c, specifying the circumstances or which the decision referred to in graph 1 can be made." "7. The Commission may adopt delegated acts, in accordance with Article 301a [], specifying the circumstances under which the decision referred to in paragraph 1 can be made." "7. The Commission may adopt delegated acts, in accordance with Article 301a [], specifying the circumstances under which the decision referred to in paragraph 1 can be made." EIOPA shall submit those draft regulatory technical standards to the Commission by []. Power is delegated to the Commission to adopt those regulatory technical standards in accordance with Articles 10 to 14 of Regulation (EU) No 1095/2010."; Article 217(3) is replaced by the (39) Article 217(3) is replaced by the



Art. 2 point 40 Art. 227 para 2	under which the decision referred to in paragraph 1 can be made." 40) In Article 227(2), the second subparagraph is replaced by the following: "In so doing, the group supervisor shall consult the other supervisory authorities concerned and EIOPA before taking a decision on equivalence."	paragraph 1 can be made." (40) Article 227 is amended as follows (a) In Paragraph 2, the second subparagraph is replaced by the following: "In so doing, the group supervisor shall consult the other supervisory authorities concerned and EIOPA before taking a decision on equivalence."	paragraph 1 can be made."; (40) Article 227 is replaced by the following: "Article 227 Equivalence relating to third-country insurance and re-insurance undertakings 1. When calculating the group solvency of an insurance or reinsurance undertaking which is a participating undertaking in a third-country insurance or reinsurance undertaking, in accordance with Article 233, the third-country insurance or reinsurance undertaking shall, solely for the purposes of that calculation, be treated	(40) Article 227 is replaced by the following: "Article 227 Equivalence relating to third-country insurance and re-insurance undertakings 1. When calculating the group solvency of an insurance or reinsurance undertaking which is a participating undertaking in a third-country insurance or reinsurance undertaking, in accordance with Article 233, the third-country insurance or reinsurance undertaking shall, solely for the purposes of that calculation, be treated
para 3	"3. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the circumstances	[], specifying the circumstances under which the decision referred to in	"In such a case, the supervisory authorities shall explain their agreement to both the group supervisor and the ultimate parent undertaking at Union level. The group supervisor shall notify the college of supervisors in accordance with Article 248(1)(a)."; (b) paragraph 3 is replaced by the following: "3. The Commission shall adopt delegated acts, in accordance with Article 301a, specifying the circumstances under which the decision referred to in	

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ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

> However, where the third country in which that undertaking has its head office makes it subject to authorisation and imposes on it a solvency regime at least equivalent to that laid down in Title I, Chapter VI, Member States Title I, Chapter VI, Member States may provide that the calculation take into account, as regards that undertaking, the Solvency Capital Requirement and the own funds eligible to satisfy that requirement as laid down by the third country concerned.

> 2. Where no decision has been taken in accordance with paragraph 4 or paragraph 6 the verification of whether the third-country regime is at least equivalent shall be carried out by the group supervisor at the request of the participating undertaking or on its own initiative. EIOPA shall assist the group supervisor, in accordance with Article supervisor in accordance with Article 33(2) of Regulation (EU) No 1094/2010. In so doing, the group supervisor, assisted by EIOPA, shall consult the other supervisory authorities concerned and EIOPA before taking a decision on equivalence. That decision shall be taken in accordance with the criteria adopted in accordance with the criteria adopted in accordance with paragraph 3. The group supervisor shall not take any decision in relation to a third-country that is contradicting any decision taken vis-à-vis that third-country previously save where it is necessary to take into account of significant changes to the supervisory regime laid down in Title I,

However, where the third country in which that undertaking has its head office makes it subject to authorisation and imposes on it a solvency regime at least equivalent to that laid down in may provide that the calculation take into account, as regards that undertaking, the Solvency Capital Requirement and the own funds eligible to satisfy that requirement as laid down by the third country concerned.

2. Where no decision has been taken in accordance with paragraph 4 or paragraph 6 the verification of whether the third-country regime is at least equivalent shall be carried out by the group supervisor at the request of the participating undertaking or on its own initiative. EIOPA shall assist the group 33(2) of Regulation (EU) No 1094/2010. In so doing, the group supervisor, assisted by EIOPA, shall consult the other supervisory authorities concerned and EIOPA before taking a decision on equivalence. That decision shall be taken in accordance with paragraph 3. The group supervisor shall not take any decision in relation to a third-country that is contradicting any decision taken vis-à-vis that third-country previously save where it is necessary to take into account of significant changes to the supervisory regime laid down in Title I,

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EBPOПEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÁISCHES PARLAMENT EUROPA-PARLAMENT EYBONIÁISCHES PARLAMENT EUROPAS PARLAMENT EVROPAS PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENTA EUROPARLAMENTO EUROPARLAMENTA EUROPARLAMENTA EUROPARLAMENTA EUROPARLAMENTA EUROPARLAMENTET

			Chapter VI and to the supervisory regime in the third country. Where supervisory authorities disagree with the decision taken in accordance with subparagraph 2, they may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and (6), of Regulation (EU) No 1094/2010 within three months after notification of the decision by the group supervisor. In that case, EIOPA may act in accordance with the powers conferred on it by that Article.	Chapter VI and to the supervisory regime in the third country. Where supervisory authorities disagree with the decision taken in accordance with subparagraph 2, they may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and (6), of Regulation (EU) No 1094/2010 within there months after notification of the decision by the group supervisor. In that case, EIOPA may act in accordance with the powers conferred on it by that Article.
Art. 2 point 41 Art. 227 para 3	(41) Article 227(3) is replaced by the following: "3. The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the criteria to assess whether the solvency regime in a third country is equivalent to that laid down in	(b) Paragraph 3 is replaced by the following: "3. The Commission may adopt delegated acts, in accordance with Article 301a [], specifying the criteria to assess whether the solvency regime in a third country is equivalent to that laid down in Title I, Chapter VI."	3. The Commission may adopt delegated acts, in accordance with Article 301a specifying the criteria to assess whether the <i>supervisory</i> regime <i>of</i> a third country is equivalent to that laid down in Title I, Chapter VI.	3. The Commission may adopt delegated acts, in accordance with Article 301a specifying the criteria to assess whether the <i>solvency</i> , regime <i>of</i> a third country is equivalent to that laid down in Title I, Chapter VI.
	Title I, Chapter VI."		4. If the criteria adopted in accordance with paragraph 3 have been fulfilled by a third country, the Commission may, in accordance with Article 301a, and assisted by EIOPA in accordance with Article 33(2) of Regulation (EU) No 1094/2010, decide that the supervisory regime of that third country is equivalent to that laid down in Title I, Chapter VI. Those decisions shall be regularly reviewed, to take into account any significant changes to the supervisory regime laid down in Title I, Chapter VI, and to the supervisory regime in the	4. If the criteria adopted in accordance with paragraph 3 have been fulfilled by a third country, the Commission may, in accordance with Article 301a, and assisted by EIOPA in accordance with Article 33(2) of Regulation (EU) No 1094/2010, decide that the supervisory regime of that third country is equivalent to that laid down in Title I, Chapter VI. Those decisions shall be regularly reviewed, to take into account any significant changes to the supervisory regime laid down in Title I, Chapter VI, and to the supervisory regime in the

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			third country. EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.	third country. EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.
Art. 2	(42) In Article 227 the following	(c) Paragraphs 6 to 8 are added:	5.By way of derogation from paragraph	5.By way of derogation from paragraph
point 42	paragraphs 6 and 7 are added:		4, and even if the criteria specified in	4, and even if the criteria specified in
4 . 227			accordance with paragraph 3 have not	accordance with paragraph 3 have not
Art. 227	"6. By way of derogation from the second	"6. By way of derogation from the second subparagraph of paragraph 1, Member	been fulfilled, the Commission may, for	been fulfilled, the Commission may, for
para 5a, 5b	subparagraph of paragraph 1, Member States may for a transitional period	States may for a transitional period	a limited period and in accordance with Article 301a, and assisted by EIOPA in	a limited period and in accordance with Article 301a, and assisted by EIOPA in
(new)	provide that the group solvency	provide that the group solvency	accordance with Article 33(2) of	accordance with Article 33(2) of
(===)	calculation take into account, as regards	calculation take into account, as regards	Regulation (EU) No 1094/2010, decide	Regulation (EU) No 1094/2010, decide
	the undertaking referred to in that	the undertaking referred to in that	that the supervisory regime of a third	that the solvency regime of a third
	subparagraph, the Solvency Capital	subparagraph, the Solvency Capital	country applied to undertakings with the	country applied to undertakings with the
	Requirement and the own funds eligible	Requirement and the own funds eligible	head office in that third country is	head office in that third country is
	to satisfy that requirement as laid down	to satisfy that requirement as laid down	temporarily equivalent to that laid down	temporarily equivalent to that laid down
	by the third country concerned. The	by the third country concerned. The	in Title I, Chapter IV, if that third	in Title I, Chapter IV, if that third
	transitional period shall last for a maximum of 5 years from the date	transitional period shall last from <u>1</u> January 2014 until 31 December 2018 or	country has at least complied with the following criteria:	country has at least complied with the following criteria:
	referred to in the first sub-paragraph of	until the date on which, in accordance	Jouowing Crueria.	Jouowing Crueria.
	Article 309(1). This derogation shall only	with paragraph 4 of this Article, the	(a) it has given written commitments to	(a) it has given a commitment to the
	apply where the Commission has made a	solvency regime of that third country has	the Union to adopt and apply a	Union to adopt and apply a solvency
	decision in accordance with paragraph 7	been deemed to be equivalent to that laid	supervisory regime that is capable of	regime that is capable of being assessed
	that specified conditions have been met	down in Title I, Chapter VI, whichever is	being assessed equivalent in accordance	equivalent in accordance with
	by the third country.	the earliest. This derogation shall only	with paragraph 2, before the end of that	paragraph 2, before the end of that
		apply where the Commission has made a	limited period;	limited period and to engage in the
		decision in accordance with paragraph 7 that specified conditions have been met	(b) it has established a convergence	equivalence assessment process;
		by the third country.	programme to fulfil the commitment	(b) it has established a work programme
			under point (a);	to fulfil the commitment under point (a);
		No later than 3 years after 1 January		
		2014, the Commission shall review in	(c) it has allocated sufficient resources	(c) it has allocated sufficient resources
		relation to each third country for which the Commission has made a decision in	to fulfil the commitment under point (a);	to fulfil the commitment under point (a);
		accordance with paragraph 6, the progress	(d) it has a supervisory regime that is	(d) it has a solvency regime that is risk
		on convergence to an equivalent regime	risk-based and based on economic	based and establishes quantitative and

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EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

	that has been made by the third country.	valuation of assets and liabilities;	qualitative solvency requirements and	
	that has been made by the time country.	valuation of assets and tabitates;	requirements relating to supervisory	
			reporting and transparency;	
		(e) it has concluded agreements to	(e) it has entered into written	
		exchange confidential supervisory	arrangements to cooperate and	
		information in accordance with Article	exchange confidential supervisory	
		264;	information with EIOPA and	
		204,	supervisory authorities as defined in	
			Article 13(10);	
			<u> </u>	
		(f) it has an independent system of	(f) it has an independent system of	
		supervision based on core principles,	supervision;	
		principles and standards adopted by the		
		IAIS;		
		,		
		(g) it has been established obligations on	(g) it has established obligations on	 Formatted: Not Highlight
		professional secrecy for all persons	professional secrecy for all persons	3 3
		acting on behalf of its supervisory	acting on behalf of its supervisory	
		authorities, in particular on the	authorities, in particular on the	
		exchange of information with EIOPA	exchange of information with EIOPA	
		and supervisory authorities as defined in	and supervisory authorities as defined in	
		Article 13(10).	Article 13(10).	
		Any decisions on temporary equivalence	Any decisions on temporary equivalence	
		shall take into account the reports by the	shall take into account the reports by the	
		Commission in accordance with Article	Commission in accordance with Article	
		177(2). Those decisions shall be	177(2). Those decisions shall be	
		regularly reviewed on the basis of	regularly reviewed, on the basis of	
		progress reports by the relevant third	progress reports by the relevant third	
		country, which are presented to and	country, which are presented to and	
		assessed by the Commission and EIOPA	assessed by the Commission annually.	
		every six months.	EIOPA shall assist the Commission in	
			the assessment of those progress reports	
	7. The Commission may adopt delegated	FIORI I II III II	Brond I II III II	 Formatted: Not Highlight
	acts, in accordance with Article 301a	EIOPA shall publish and keep up to date	EIOPA shall publish and keep up to date	 Formatted: Not Highlight
	[], specifying in relation to paragraph 6	on its website a list of all third countries	on its website a list of all third countries	
and 301c, specifying in relation to	ine conditions which are to be met	referred to in the first subparagraph.	referred to in the first subparagraph.	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

7111. 231			1. In the case of an application for	1. In the case of an application for
(new) Art. 231			''Article 231 Group internal model	''Article 231 Group internal model
Art. 2 point 40a	(43) Article 231(3) to (6) are replaced by the following:	(43) Article 231is amended as follows:	(40a) Article 231 is replaced by the following:	(40a) Article 231 is replaced by the following:
				Comments: COM to draft a recital with reference to IAIS
	and in accordance with the regulatory procedure referred to in Article 301(2). The decisions shall be reviewed regularly."	and in accordance with the [] examination procedure referred to in Article 301(2). The decisions shall be reviewed regularly."	supervisory regime of a third country is temporarily equivalent, that third country shall be deemed to be equivalent of the purposes of the second subparagraph of paragraph I.";	supervisory regime of a third country is temporarily equivalent, that third country shall be deemed to be equivalent of the purposes of the second subparagraph of paragraph 1.";
	Those decisions shall be adopted after consultation with the European Insurance and Occupational Pensions Committee	Those decisions shall be adopted after consultation with the European Insurance and Occupational Pensions Committee	7. Where in accordance with paragraph 5 a decision has been taken that the	7. Where in accordance with paragraph 5 a decision has been taken that the
	the delegated act have been met by the third country.	the delegated act have been met by the third country.	Commission to carry out the assessment of equivalence for the purposes of paragraph 4.	Commission to carry out the assessment of equivalence for the purposes of paragraph 4.
	the conditions set out in paragraph 4 and	the conditions set out in paragraph 7 and	time is necessary for EIOPA and the	time is necessary for EIOPA and the
	in respect of solvency regimes of third countries, referred to in paragraph 6 that	in respect of solvency regimes of third countries, referred to in paragraph 6 that	That period may be extended with a maximum of one more year, where such	That period may be extended with a maximum of one more year, where such
	8. The Commission may adopt a decision	8. The Commission may adopt a decision	equivalent to that laid down in Title I, Chapter VI, whichever is the earliest.	equivalent to that laid down in Title I, Chapter VI, whichever is the earliest.
	exchange of information and professional secrecy obligations.		the supervisory regime of that third country has been deemed to be	the supervisory regime of that third country has been deemed to be
	time, the existing or intended content of the regime, and matters of cooperation,		to in Article 310 or until the date on which, in accordance with paragraph 4,	to in Article 310 or until the date on which, in accordance with paragraph 4,
	authorities, their convergence to an equivalent regime over a set period of	exchange of information and professional secrecy obligations.	6. The period referred to in paragraph 5 shall be five years from the date referred	6. The period referred to in paragraph 5 shall be five years from the date referred
	Those conditions shall cover commitments given by the supervisory	time, the existing or intended content of the regime, and matters of cooperation,	down in the first subparagraph.	down in the first subparagraph.
	maximum of 5 years and the conditions which are to be met by the third country.	third countries, their convergence to an equivalent regime over a set period of	acts, in accordance with Article 301a, further specifying the conditions laid	acts, in accordance with Article 301a, further specifying the conditions laid
	paragraph 6 the length of the transitional period which may be shorter than the	by the third country. Those conditions shall cover commitments given by the	The Commission may adopt delegated	The Commission may adopt delegated



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

is re "The EIO auth (b) I the f "2. delar EIO auth discr joint [] the	permission to calculate the consolidated group Solvency Capital Requirement, as well as the Solvency Capital Requirement, as well as the Solvency Capital Requirement of insurance and reinsurance undertakings in the group, on the basis of an internal model, submitted by an insurance or reinsurance undertakings, or jointly by the related undertakings, or jointly by the related undertakings, or jointly by the related undertakings of an insurance holding company, the supervisory authorities concerned shall cooperate to decide whether or not to grant that permission and to determine the terms and conditions, if any, to which such permission is subject. An application as referred to in the first subparagraph shall be submitted to the group supervisor. An application as referred to in the first subparagraph shall be submitted to the group supervisor. The group supervisor shall inform and conditions, if any, to which such permission is subject. An application as referred to in the first subparagraph shall be submitted to the group supervisor. The group supervisor shall inform and conditions, if any, to which such permission is subject. An application as referred to in the first subparagraph shall be submitted to the group supervisor. The group supervisor shall inform and conditions, if any, to which such permission is subject. The group supervisor shall inform and conditions, if any, to which such permission is subject. The group supervisor shall inform and conditions, if any, to which such permission is subject. The group supervisor shall inform and conditions, if any, to which such permission and to determine the terms and conditions, if any, to which such permission is subject. The group supervisor shall inform and conditions of the complete application to the other members of the college of supervisors without delay. 2. The supervisory authorities concerned shall do everything within their power to reach a joint decision on the application by the group supervisor. The group supervisor power to reach a
	supervisory authorities a document setting out its



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

proposal within five months from the date of receipt of the complete application by the group supervisor...

The supervisory authorities concerned shall do everything within their power to reach a joint decision on the application within six months from the date of receipt of the complete application by the group supervisor.

"3. During the period referred to in paragraph 2, the group supervisor and any of the other supervisory authorities concerned may consult EIOPA. EIOPA shall also be consulted where the participating undertaking so requests.

Where EIOPA is consulted, all supervisory authorities concerned shall be informed and the period referred to in paragraph 2 shall be extended by two months.

referred to in paragraph 2, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

If, in accordance with Article 41(2) and (3) and Article 44(1)(3) of Regulation (EU) No 1094/2010, the decision proposed by the panel is rejected, the group supervisor shall take a final decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned. The six-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

3. If, within the six-month period 3. If, within the six-month period referred to in paragraph 2, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

> If, in accordance with Article 41(2) and (3) and Article 44(1)(3) of Regulation (EU) No 1094/2010, the decision proposed by the panel is rejected, the group supervisor shall take a final decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned. The six-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

reached.

4. The group supervisor shall provide the applicant with a document setting out the fully reasoned joint decision referred to in paragraph 2.

Where EIOPA has been consulted in accordance with paragraph 3, the supervisory authorities concerned shall duly consider such advice before taking their joint decision. The group supervisor shall provide the applicant with a document setting out the fully reasoned joint decision and an explanation of any significant deviation from the advice adopted by EIOPA.

5. In the absence of a joint decision within the periods set out in paragraphs 2 and 3 respectively, the group supervisor shall make its own decision on the application.

In making its decision, the group supervisor shall duly take into account the following:

4. The group supervisor shall provide the applicant with a document setting out the fully reasoned joint decision referred to in paragraph 2.

5. In the absence of a joint decision

within six months from the date of receipt

of the complete application by the group

supervisor[...], the group supervisor shall

make its own decision on the application.

In making its decision, the group

supervisor shall duly take into account the

following:

4. EIOPA may develop draft implementing technical standards to ensure uniform conditions of application of the joint decision process referred to in paragraph 2 with regard to the applications for permissions referred to in paragraph 1, with a view to facilitating joint decisions.

EIOPA shall take its decision within one month. The matter shall not be referred

to EIOPA after the end of the six-month

period or after a joint decision has been

Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

concerned have reached a joint decision referred to in paragraph 2, the group supervisor shall provide the applicant with a document setting out the full reasons.

6. In the absence of a joint decision within six months from the date of receipt of the complete application by the group, the group supervisor shall make its own decision on the application.

In making its decision, the group supervisor shall duly take into account any views and reservations of the

EIOPA shall take its decision within one month. The matter shall not be referred to EIOPA after the end of the six-month period or after a joint decision has been reached.

4. Comment: DA/RTS discussion

5. Where the supervisory authorities 5. Where the supervisory authorities concerned have reached a joint decision referred to in paragraph 2, the group supervisor shall provide the applicant with a document setting out the full reasons.

> 6. In the absence of a joint decision within six months from the date of receipt of the complete application by the group, the group supervisor shall make its own decision on the application.

In making its decision, the group supervisor shall duly take into account any views and reservations of the



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(a) any views and reservations of the other supervisory authorities concerned expressed during the applicable period;

(b) where EIOPA has been consulted, its advice.

The group supervisor shall provide the applicant and the other supervisory authorities concerned with a document setting out its fully reasoned decision and an explanation of any significant deviation from any advice adopted by EIOPA.

That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

6. If, at the end of the periods referred to in paragraphs 2 and 3, respectively, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation .../... [EIOPA], the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.

The periods referred to in paragraphs 2 and 3 respectively shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

(a) any views and reservations of the other supervisory authorities concerned expressed during the applicable period;

The group supervisor shall provide the applicant and the other supervisory authorities concerned with a document setting out its fully reasoned decision [...].

That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

6. If, within the six months period referred to in paragraph 2[...], any of the supervisory authorities concerned refers the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.

The <u>five month</u> period referred to in paragraph 2 [...] shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

EIOPA shall take its decision within one

other supervisory authorities concerned expressed during the applicable period.

The group supervisor shall provide the applicant and the other supervisory authorities concerned with a document setting out its fully reasoned decision.

That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

7. Where any of the supervisory authorities concerned considers that the risk profile of an insurance or reinsurance undertaking under its supervision deviates significantly from the assumptions underlying the internal model approved at group level, and as long as that undertaking has not properly addressed the concerns of the supervisory authority, that authority may, in accordance with Article 37. impose a capital add-on to the Solvency Capital Requirement of that insurance or reinsurance undertaking resulting from the application of such internal model.

In exceptional circumstances, where such capital add-on would not be appropriate, the supervisory authority may require the undertaking concerned to calculate its Solvency Capital Requirement on the basis of the standard formula referred to in Title I. Chapter VI. Section 4.

other supervisory authorities concerned expressed during the applicable period.

The group supervisor shall provide the applicant and the other supervisory authorities concerned with a document setting out its fully reasoned decision.

That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

7. Where any of the supervisory authorities concerned considers that the risk profile of an insurance or reinsurance undertaking under its supervision deviates significantly from the assumptions underlying the internal model approved at group level, and as long as that undertaking has not properly addressed the concerns of the supervisory authority, that authority may, in accordance with Article 37. impose a capital add-on to the Solvency Capital Requirement of that insurance or reinsurance undertaking resulting from the application of such internal model.

In exceptional circumstances, where such capital add-on would not be appropriate, the supervisory authority may require the undertaking concerned to calculate its Solvency Capital Requirement on the basis of the standard formula referred to in Title I. Chapter VI. Section 4.



EIOPA shall take its decision within one month. The matter shall not be	in paragraph 2. The matter shall not be referred to EIOPA after the end of the six	with Article 37(1)(a) and (c), the supervisory authority may impose a	Subsections 1 and 2. In accordance with Article 37(1)(a) and (c), the supervisory authority may impose a
periods referred to in paragraphs 2 and 3 respectively or after a joint decision has been reached."	month period referred to in paragraph 2[] or after a joint decision has been reached."	capital add-on to the Solvency Capital Requirement of that insurance or reinsurance undertaking resulting from the application of the standard formula.	capital add-on to the Solvency Capital Requirement of that insurance or reinsurance undertaking resulting from the application of the standard formula.
		The supervisory authority shall explain any decision referred to in the first and second subparagraphs to both the insurance or reinsurance undertaking and the other members of the college of supervisors.	The supervisory authority shall explain any decision referred to in the first and second subparagraphs to both the insurance or reinsurance undertaking and the other members of the college of supervisors.
		EIOPA may issue guidelines to ensure consistent and coherent application of this paragraph.";	EIOPA may issue guidelines to ensure consistent and coherent application of this paragraph.";
		(40b) In Article 232, the third paragraph is replaced by the following:	(40b) In Article 232, the third paragraph is replaced by the following:
		"Article 37(1) to (5), together with the	"Article 37(1) to (5), together with the delegated acts, regulatory and
		implementing technical standards taken in accordance with Article 37(6) and	implementing technical standards taken in accordance with Article 37(6), (6a)
		(40c) In Article 233(6), the third subparagraph is replaced by the following:	and (6b) shall apply mutatis mutandis." (40c) In Article 233(6), the third subparagraph is replaced by the following:
		"Article 37(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 37(6) and (7), shall apply mutatis mutandis."	"Article 37(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 37(6), (6a) and (6b), shall apply mutatis
	within one month. The matter shall not be referred to EIOPA after the end of the periods referred to in paragraphs 2 and 3 respectively or after a joint decision has	within one month. The matter shall not be referred to EIOPA after the end of the periods referred to in paragraphs 2 and 3 respectively or after a joint decision has respectively or after a joint decision has been referred to EIOPA after the end of the six month period referred to in paragraph 2. The matter shall not be referred to EIOPA after the end of the six month period referred to in paragraph 2.	with Article 37(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 33(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 33(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 33(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 33(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 33(1) to (5), together with the delegated acts, regulatory and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 33(6), the third amount of the supervisors and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6) and implementing technical standards taken in accordance with Article 37(6)



Art. 2	(44) Article 234 is replaced by the	(44) Article 234 is replaced by the	(44) Article 234 is replaced by the	
point 44	following:	following:	following:	
Art. 234	" Article 234	"Article 234	"Article 234	
7111. 23	Delegated acts	Delegated acts	Regulatory technical standards	
	_ =====================================		concerning Articles 220 to 229 and 230	
			to 233	
	The Commission shall adopt delegated	The Commission shall adopt delegated	In order to ensure consistent	
	acts in accordance with Article 301a and	acts in accordance with Article	harmonisation of this Article, EIOPA	
	subject to the conditions of Articles 301b	301a[]specifying the technical	shall develop draft regulatory technical	
	and 301c specifying the technical	principles and methods set out in Articles	standards to specify the technical	
	principles and methods set out in Articles	220 to 229 and the application of Articles 230 to 233."	principles and methods set out in Articles 220 to 229 and the application of Articles	
	220 to 229 and the application of Articles	230 to 233.	230 to 233, reflecting the economic	
	230 to 233 to ensure uniform application		nature of specific legal structures.	
	within the Union."		EIOPA shall submit those draft	
			regulatory technical standards to the	
			Commission by [].	
			Power is delegated to the Commission to	
			adopt the regulatory technical standards	
			referred to in the first subparagraph in	
			accordance with Articles 10 to 14 of	
1 . 2	(45) 4 (11 227)	(45) 4 :: 1 227 : 1 1 6 11	Regulation (EU) No 1094/2010.";	
Art. 2	(45) Article 237 is amended as follows:	(45) Article 237 is amended as follows:	(45) Article 237 is replaced by the	
point 45			following:	
Art. 237				
Art. 2	(a) Paragraphs 3, 4 and 5 are replaced by	(a) The last subparagraph of paragraph 1	"Article 237	"Article 237
point 45	the following:	is replaced by the following:	Subsidiaries of an insurance or	Subsidiaries of an insurance or
point a			reinsurance undertaking: decision on	reinsurance undertaking: decision on
			the application	the application
Art.				1 7 4 6 1 4 6
237,			1. In the case of applications for	1. In the case of applications for
para 3,			permission to be subject to the rules	permission to be subject to the rules
4, 5			laid down in Articles 238 and 239, the supervisory authorities concerned shall	laid down in Articles 238 and 239, the supervisory authorities concerned shall
			supervisory authorities concerned shall	supervisory authorities concerned shall



	An application as referred to in the first subparagraph shall be submitted only to the supervisory authority having authorised the subsidiary. That supervisory authority shall without delay inform and forward the complete application to EIOPA and to the other supervisory authorities within the college of supervisors and initiate discussions with a view to reaching a joint decision on the application.	work together within the college of supervisors, in full consultation, to decide whether or not to grant the permission sought and to determine the other terms and conditions, if any, to which such permission should be subject. An application as referred to in the first subparagraph shall be submitted only to the supervisory authority having authorised the subsidiary. That supervisory authority shall inform and forward the complete application to the other members of the college of supervisors without delay.	work together within the college of supervisors, in full consultation, to decide whether or not to grant the permission sought and to determine the other terms and conditions, if any, to which such permission should be subject. An application as referred to in the first subparagraph shall be submitted only to the supervisory authority having authorised the subsidiary. That supervisory authority shall inform and forward the complete application to the other members of the college of supervisors without delay.
	(aa) Paragraphs 2 to 5 are replaced by the following: "2. []The group supervisor shall provide the other supervisory authorities concerned with a document setting out its proposal within two months from the date of receipt of the complete application by the group supervisor. The supervisory authorities concerned shall do everything within their power to reach a joint decision on the application within three months from the date of receipt of the complete application by all supervisory authorities within the college of supervisors. []	2. The supervisory authorities concerned shall do everything within their power to reach a joint decision on the application within three months from the date of receipt of the complete application by all supervisory authorities within the college of supervisors.	2. The supervisory authorities concerned shall do everything within their power to reach a joint decision on the application within three months from the date of receipt of the complete application by all supervisory authorities within the college of supervisors. 3. If, within the three-month period
"3. During the period referred to in	1		referred to in paragraph 2, any of the



EBPOПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁSCHES PARLAMENT EURODA PARLAMENT E PYPODIAÍKO KOINOBOYNIO EUROPEAN PARLAMENT PARLAMENT EUROPEEN PARLAMENTO ROPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTO EUROPEU EUROPEEN PARLAMENTO EUROPEU PARLAMENTU EUROPEEN PARLAMENTU EUROPEAN EUROPEN PARLAMENTO EUROPEU PARLAMENTO EUROPANA PARLAMENTO EUROPEAN EUROPSKY PARLAMENT EVROPSKY BARLAMENT EVROPSKY PARLAMENT

paragraph 2, in the case of diverging views concerning the approval of the application referred to in paragraph 1, the group supervisor or any of the other supervisory authorities concerned may consult EIOPA. Where EIOPA is consulted, all supervisory authorities concerned shall be informed and the period referred to in paragraph 2 shall be extended by one month.

Where EIOPA has been consulted, the supervisory authorities concerned shall duly consider such advice before taking their joint decision.

4. The supervisory authority having authorised the subsidiary shall provide to the applicant the joint decision referred to in paragraphs 2 and 3, shall state the full reasons and shall, where EIOPA has been the supervisory authority having authorised the subsidiary shall provide the applicant with the fully reasoned joint decision referred to in paragraph 2 [...]. The joint decision shall be recognised as

supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

If, in accordance with Article 41(2) and (3) and Article 44(1)(3) of Regulation (EU) No 1094/2010, the decision proposed by the panel is rejected, the group supervisor shall take a final decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned. The three-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

EIOPA shall take its decision within one month. The matter shall not be referred to EIOPA after the end of the threemonth period or after a joint decision has been reached.

4. EIOPA may develop draft implementing technical standards to ensure uniform conditions of application of the joint decision process referred to in paragraph 2 with regard to the

supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned.

If, in accordance with Article 41(2) and (3) and Article 44(1)(3) of Regulation (EU) No 1094/2010, the decision proposed by the panel is rejected, the group supervisor shall take a final decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned. The three-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

EIOPA shall take its decision within one month. The matter shall not be referred to EIOPA after the end of the threemonth period or after a joint decision has been reached.

4. EIOPA may develop draft implementing technical standards to ensure uniform conditions of application of the joint decision process referred to in paragraph 2 with regard to the



EBPONEŘICKU NAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁISCHES PARLAMENT EURODA PARLAMENT EYPONAÎKO KOINOBOYAIO EUROPEAN PARLIAMENT PARLAMENTE UROPEN PARLAMINT NA HEORPA PARLAMENTE GUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAJ PARLAMENT IL-PARLAMENT EUROPEW EUROPESS PARLAMENT PARLAMENT EUROPEJSKI PARLAMENT EUROPEJ PARLAMENTUL EUROPEAN EUROPSKY PARLAMENT EVROPSKI PARLAMENTE UROPOPAN PARLAMENTUL EUROPEAN

consulted, contain an explana significant deviation from adopted by EIOPA. The joi shall be recognised as determ shall be applied by the authorities concerned.	the advice so nt decision inative and	determinative and shall be applied by the supervisory authorities concerned.	applications for permissions referred to in paragraph 1, with a view to facilitating joint decisions. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.	applications for permissions referred to in paragraph 1, with a view to facilitating joint decisions. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.
5. In the absence of a joint dec supervisory authorities concer the periods set out in paragrap the group supervisor shall ta decision with regard to the app	ned within hs 2 and 3, the its own lication.	5. In the absence of a joint decision of the supervisory authorities concerned within hree months from the date of receipt of the complete application by all]supervisory authorities within the college of supervisors [], the group supervisor shall take its own decision with regard to the application.	5. Where the supervisory authorities concerned have reached a joint decision referred to in paragraph 2, the supervisory authority having authorised the subsidiary shall provide the applicant with a document setting out the full reasons. The joint decision shall be recognised as determinative and shall be applied by the supervisory authorities concerned.	5. Where the supervisory authorities concerned have reached a joint decision referred to in paragraph 2, the supervisory authority having authorised the subsidiary shall provide the applicant with a document setting out the full reasons. The joint decision shall be recognised as determinative and shall be applied by the supervisory authorities concerned.
			6. In the absence of a joint decision of the supervisory authorities concerned within the <i>three-month period</i> set out in <i>paragraph 2</i> , the group supervisor shall take its own decision with regard to the application.	6. In the absence of a joint decision of the supervisory authorities concerned within the <i>three-month period</i> set out in <i>paragraph 2</i> , the group supervisor shall take its own decision with regard to the application.
In taking its decision, supervisor shall duly confollowing:	nsider the si	in taking its decision, the group supervisor shall duly consider the following:	In taking its decision, the group supervisor shall duly consider the following:	In taking its decision, the group supervisor shall duly consider the following:
(a) any views and reservati- supervisory authorities expressed during the applicable	concerned si	(a) any views and reservations of the supervisory authorities concerned expressed during the applicable period;	(a) any views and reservations of the supervisory authorities concerned expressed during the applicable period;	(a) any views and reservations of the supervisory authorities concerned expressed during the applicable period;
(b) any reservations of		b) any reservations of the other	(b) any reservations of the other	(b) any reservations of the other

supervisory authorities within the college | supervisory authorities within the college | supervisory authorities within the college | supervisory authorities within the college



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

	of supervisors expressed during the applicable period;	of supervisors expressed during the applicable period;	of supervisors expressed during the applicable period.	of supervisors expressed during the applicable period.
	(c) where the EIOPA has been consulted, its advice.			
	The decision shall state the full reasons and shall contain an explanation of any significant deviation from the reservations of the other supervisory authorities concerned and any advice of EIOPA. The group supervisor shall provide the applicant and the other supervisory authorities concerned with a copy of the decision."	The decision shall state the full reasons and shall contain an explanation of any significant deviation from the reservations of the other supervisory authorities concerned []. The group supervisor shall provide the applicant and the other supervisory authorities concerned with a copy of the decision."	The decision shall state the full reasons and shall contain an explanation of any significant deviation from the reservations of the other supervisory authorities concerned. The group supervisor shall provide the applicant and the other supervisory authorities concerned with a copy of the decision. The decision shall be recognised as determinative and shall be applied by the supervisory authorities concerned.";	The decision shall state the full reasons and shall contain an explanation of any significant deviation from the reservations of the other supervisory authorities concerned. The group supervisor shall provide the applicant and the other supervisory authorities concerned with a copy of the decision. The decision shall be recognised as determinative and shall be applied by the supervisory authorities concerned.";
Art. 2 point 45	(b) The following paragraph 6 is added:	(b) The following paragraph 6 is added:	I	Comment: deleted
point b Art. 237 para 5a (new)	"6. Where, at the end of the periods referred to in paragraphs 2 and 3 of this Article, respectively, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19 of Regulation/ [EIOPA], the supervisory authority concerned shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.	"6. If, within the three months period referred to in paragraph 2[], any of the supervisory authorities concerned refers the matter to EIOPA in accordance with Article 19 of Regulation (EU) No 1094/2010, the group supervisor await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.		
	The periods referred to in paragraphs 2 and 3, respectively, shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation. EIOPA shall take its decision within one month. The matter shall not be referred to EIOPA	The two month period referred to in paragraph 2 [] shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation. EIOPA shall take its decision within one month after the period of 3 months established in		



	after the end of the periods referred to in paragraphs 2 and 3, respectively, or after a joint decision has been reached."	paragraph 2. The matter shall not be referred to EIOPA after the end of the three month period referred to in paragraph 2[], or after a joint decision has been reached."		
Art. 2 point			(45a) In Article 238, paragraph 4 is replaced by the following:	(45a) In Article 238, paragraph 4 is replaced by the following:
45a (new) Art. 238			"4. The college of supervisors shall do everything within its power to reach an agreement on the proposal of the	"4. The college of supervisors shall do everything within its power to reach an agreement on the proposal of the
para 4			supervisory authority having authorised the subsidiary or on other possible measures.	supervisory authority having authorised the subsidiary or on other possible measures.
			That agreement shall be recognised as determinative and applied by the supervisory authorities concerned.";	That agreement shall be recognised as determinative and applied by the supervisory authorities concerned.";
Art. 2 point 46	(46) Article 238(5) is replaced by the following:	(46) Article 238(5) is replaced by the following:	(46) Article 238(5) is replaced by the following:	(46) Article 238(5) is replaced by the following:
Art. 238, para 5	"5. Where the supervisory authority and the group supervisor disagree, either supervisor may, within one month from the proposal of the supervisory authority, refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation/ [EIOPA]. In that case, EIOPA may act in accordance with the powers conferred to it by that Article, and shall take its decision within two months of such referral. The matter shall not be referred to EIOPA after the end of	"5. Where the supervisory authority and the group supervisor disagree, [] the group supervisor may, within one month from the proposal of the supervisory authority, refer the matter to EIOPA [] in accordance with Article 19 of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred to it by that Article, and shall take its decision within one[] month of such referral. The matter shall not be referred to EIOPA after the end of	"5. Where the supervisory authority and the group supervisor disagree, either supervisor may, within one month from the proposal of the supervisory authority, refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred to it by that Article, and shall take its decision within one month of such referral. The one-month period shall be deemed the conciliation	"5. Where the supervisory authority and the group supervisor disagree, either supervisor may, within one month from the proposal of the supervisory authority, refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation (EU) No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred to it by that Article, and shall take its decision within one month of such referral. The one-month period shall be deemed the conciliation
	the one month period referred to in this subparagraph or after an agreement has	the one month period referred to in this subparagraph or after an agreement has	period within the meaning of Article 19(2) of that Regulation. The matter shall	period within the meaning of Article 19(2) of that Regulation. The matter shall
	been reached within the college in accordance with paragraph 4 of this Article.	been reached within the college in accordance with paragraph 4 of this Article.	not be referred to EIOPA after the end of the one month period referred to in this subparagraph or after an agreement has	not be referred to EIOPA after the end of the one month period referred to in this subparagraph or after an agreement has



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

			been reached within the college in accordance with paragraph 4 of this Article.	
	The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that Regulation, and shall take its decision in conformity with EIOPA's decision.	The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with Article 19[] of that Regulation, and shall take its decision in conformity with EIOPA's decision.	The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with <i>Article 19</i> of that Regulation, and shall take its decision in conformity with EIOPA's decision.	The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with <i>Article 19</i> of that Regulation, and shall take its decision in conformity with EIOPA's decision.
			That decision shall be recognised as determinative and applied by the supervisory authorities concerned.	That decision shall be recognised as determinative and applied by the supervisory authorities concerned.
	The decision shall state the full reasons on which it is based.	The decision shall state the full reasons on which it is based.	The decision shall state the full reasons on which it is based.	The decision shall state the full reasons on which it is based.
	The decision shall be submitted to the subsidiary and to the college of supervisors."	The decision shall be submitted to the subsidiary and to the college of supervisors."	The decision shall be submitted to the subsidiary and to the college of supervisors.";	The decision shall be submitted to the subsidiary and to the college of supervisors.";
Art. 2	(47) In Article 239 the following	(47) []	(47) In Article 239 the following	
point 47	paragraph 4 is added:		paragraph is added:	<i>a</i> .
Art.	"4. Where the supervisory authority and		"4. Where <i>any</i> of the supervisory	Comments:
239,	the group supervisor disagree on the		authorities concerned disagrees on the	Council = Still difficulty with home/host
para 3a	approval of the recovery plan at the end		approval of the recovery plan within the	balance
(new)	of the four months period referred to in		four-month period referred to in	EP = With reference to Article 44
	paragraph 1 of this Article or on the		paragraph 1 or on the approval of the	EIOPA-Regulation argues that this should
	approval of the proposed measures at the		proposed measures within the one month	have been solved.
	end of the one month period referred to in paragraph 2 of this Article, either		period referred to in paragraph 2, any supervisory authority may refer the	EIODA A # 44(1)(2).
	supervisor may, at the end of the		matter to EIOPA and request its	EIOPA Art 44(1)(3): "With regard to decisions in accordance
	applicable period, refer the matter to		assistance in accordance with Article 19	with Article 19(3), for decisions taken by
	EIOPA and request its assistance in		of Regulation (<i>EU</i>) <i>No 1094/2010</i> . In that	the group supervisor, the decision proposed
	accordance with Article 19 of Regulation		case, EIOPA may act in accordance with	by the panel shall be considered as adopted,
	/ [EIOPA]. In that case, EIOPA may		the powers conferred to it by that Article,	if approved by a simple majority, unless it is

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	act in accordance with the powers conferred to it by that Article, and shall take its decision within one month of such referral. The matter shall not be referred to EIOPA after the end of the applicable period referred to in this subparagraph or after an agreement has been reached within the college in accordance with the second subparagraph of paragraph 1 or the second subparagraph of paragraph 2 of this Article.		and shall take its decision within one month of such referral. The matter shall not be referred to EIOPA after the end of the four-month or the one-month period respectively referred to in this subparagraph or after an agreement has been reached within the college in accordance with the second subparagraph of paragraph 1 or the second subparagraph of paragraph of paragraph 2. The four-month or the one-month period respectively shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.	rejected by members representing a blocking minority of the votes as defined in Article 16(4) of the Treaty on European Union and in Article 3 of the Protocol (No 36) on transitional provisions. " Council= still do not want to use it but will submit precise indication on the problematic points and why Article 44(3) does not cover all issues. COM=sees that as a possible compromise as it ensures consistency with the CRD.
	The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that regulation, and shall take its final decision in conformity with EIOPA's decision.		The supervisory authority having authorised that subsidiary shall defer its decision and await any decision that EIOPA may take in accordance with Article 19(3) of that regulation, and shall take its final decision in conformity with EIOPA's decision. That decision shall be recognised as determinative and applied by the supervisory authorities concerned.	
	The decision shall state the full reasons on which it is based. The decision shall be submitted to the subsidiary and to the college of experimers."		The decision shall state the full reasons on which it is based. The decision shall be submitted to the subsidiary and to the college of supervisors.":	
Art. 2 point 48 Art. 241	supervisors." (48) Article 241 is replaced by the following: "Article 241 Subsidiaries of an insurance or reinsurance undertaking: delegated acts	(48) Article 241 is replaced by the following: " Article 241 Subsidiaries of an insurance or reinsurance undertaking: delegated acts	(48) Article 241 is replaced by the following: "Article 241 Subsidiaries of an insurance or reinsurance undertaking: delegated acts	(48) Article 241 is replaced by the following: "Article 241 Subsidiaries of an insurance or reinsurance undertaking: delegated acts

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	The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying: (a) the criteria to be applied when assessing whether the conditions stated in Article 236 are satisfied;	The Commission shall adopt delegated acts, in accordance with Article 301a [], specifying: (a) the criteria to be applied when assessing whether the conditions stated in Article 236 are satisfied;	The Commission shall adopt delegated acts, in accordance with Article 301a specifying: (a) the criteria to be applied when assessing whether the conditions stated in Article 236 are satisfied;	The Commission shall adopt delegated acts, in accordance with Article 301a specifying: (a) the criteria to be applied when assessing whether the conditions stated in Article 236 are satisfied;
	(b) the criteria to be applied when assessing what should be considered an emergency situation under Article 239(2);	(b) the criteria to be applied when assessing what should be considered an emergency situation under Article 239(2);	(b) the criteria to be applied when assessing what should be considered an emergency situation under Article 239(2);	(b) the criteria to be applied when assessing what should be considered an emergency situation under Article 239(2);
Art. 2 point 49 Art.	(c) the procedures to be followed by supervisory authorities when exchanging information, exercising their rights and fulfilling their duties in accordance with Articles 237 to 240." (49) In Article 242(1), the date "31 October 2014" is replaced by the date "31 December 2014".	(c) the procedures to be followed by supervisory authorities when exchanging information, exercising their rights and fulfilling their duties in accordance with Articles 237 to 240." (49) In Article 242(1), the date "31 October 2014" is replaced by the date "31 December 2015".	(c) the procedures to be followed by supervisory authorities when exchanging information, exercising their rights and fulfilling their duties in accordance with Articles 237 to 240."; (49) Article 242(1) is replaced by the following:	(c) the procedures to be followed by supervisory authorities when exchanging information, exercising their rights and fulfilling their duties in accordance with Articles 237 to 240."; (49) Article 242(1) is replaced by the following:
Art. 242, para 1	December 2014.	December 20 <u>15</u> .	"1. By 31 December 2014, the Commission shall make an assessment of the application of Title III, in particular as regards the cooperation of supervisory authorities within, and functionality of, the college of supervisors and the supervisory practices concerning setting the capital add-ons, and shall present a report to the European Parliament and the Council accompanied, where appropriate, by proposals for the amendment of this Directive.";	"1. By 31 December 2015, the Commission shall make an assessment of the application of Title III, in particular as regards the cooperation of supervisory authorities within, and functionality of, the college of supervisors and the supervisory practices concerning setting the capital add-ons, and shall present a report to the European Parliament and the Council accompanied, where appropriate, by proposals for the amendment of this Directive.";
Art. 2 point 50	(50) In Article 242(2), the date "31 October 2015" is replaced by the date "31	(50) Article 242(2) <u>is amended as</u> follows:	(50) Article 242(2) is amended as follows:	(50) Article 242(2) is amended as follows:
•	December 2015".			
Art.		(a) The date "31 October 2015" is	(a) the date 31 October 2015" is	(a) the date "31 October 2015" is



242, para 2		replaced by the date "31 December 20 <u>16</u> ".	replaced by the date "31 December 2015";	replaced by the date "31 December 2016";
			(b) point (e) is deleted;	Comment: no point (b)
Art. 2 point 50 a (new) Art. 242 para 2 a (new)		(50a) Article 242 the following paragraph 3 is added: "3. No later than 3 years after 1 January 2014, the Commission shall review the requirements laid down with respect to the calculation of group solvency, in accordance with Article 233, of an insurance or reinsurance undertaking which is a participating undertaking in a third-country insurance or reinsurance undertaking."		Comments: COM = intended as a review of the use of the equivalence finding to the SCR. review on the use of the deduction and aggregation method, as a result of the equivalence=transitional equivalence
Art. 2 point 51	(51) Article 244 (4) is replaced by the following:	(51) Article 244(4) is replaced by the following:	(51) Article 244(4) is replaced by the following:	
Art. 244, para 4	"4. The Commission may adopt delegated acts in accordance with Article 301a and subject to the conditions of Articles 301b and 301c as regards the definition and identification of a significant risk concentration and the reporting on such a risk concentration for the purposes of paragraphs 2 and 3."	"4. The Commission may adopt delegated acts in accordance with Article 301a [] as regards the definition and identification of a significant risk concentration and the reporting on such a risk concentration for the purposes of paragraphs 2 and 3."	"4. The Commission shall adopt delegated acts in accordance with Article 301a as regards the definition and identification of a significant risk concentration for the purposes of paragraphs 2 and 3. In order to ensure consistent harmonisation in relation to supervision of risk concentration, EIOPA shall develop draft regulatory technical standards to specify the identification of a significant risk concentration and the determination of appropriate thresholds for the purposes of paragraph 3.	
			EIOPA shall submit those draft regulatory technical standards to the	



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			Commission by [].	
			Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
			4a. In order to ensure uniform conditions of application of this Article, EIOPA shall develop draft implementing technical standards to establish standard forms, templates and procedures for the reporting on such risk concentrations for the purposes of paragraph 2.	
			EIOPA shall submit those draft implementing technical standards to the Commission by [].	
			Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	
Art. 2 point 52	(52) Article 245 (4) is replaced by the following:	(52) Article 245 (4) is replaced by the following:	(52) Article 245(4) is replaced by the following:	
Art. 245, para 4	"4. The Commission may adopt delegated acts in accordance with Article 301a and subject to the conditions of Articles 301b and 301c as regards the definition and identification of a significant intra-group transaction and the reporting on such an	"4. The Commission may adopt delegated acts in accordance with Article 301a[] as regards the definition and identification of a significant intra-group transaction and the reporting on such an intra-group transaction for the purposes of paragraphs	"4. The Commission may adopt delegated acts in accordance with Article 301a as regards the definition of a significant intra-group transaction for the purposes of paragraphs 2 and 3.	
	intra-group transaction for the purposes of paragraphs 2 and 3."	2 and 3."	In order to ensure consistent harmonisation in relation to supervision of intra-group transactions, EIOPA may develop draft regulatory technical	



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Art. 2 point 53 Art. 247, para 4-7	(53) Article 247(4) to (7) is replaced by the following:	(53) In Article 247 paragraphs (4) to (7) are replaced by the following: []	standards to specify the identification of a significant intra-group transaction for the purposes of paragraph 3. Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010. 4a. In order to ensure uniform conditions of application of this Article, EIOPA may develop draft implementing technical standards to establish standard forms, templates and procedures for the reporting on such intra-group transactions for the purposes of paragraph 2. Power is conferred on the Commission to adopt the implementing technical standards referred to in the fourth subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.''; (53) In Article 247, paragraphs 3 to 7 are replaced by the following: "3. In particular cases, the supervisory authorities concerned may, at the request of any of the authorities, take a joint decision to derogate from the criteria set out in paragraph 2 where their application would be inappropriate, taking into account the structure of the group and the relative importance of the insurance and reinsurance undertakings' activities in different countries, and designate a	(53) In Article 247, paragraphs 3 to 7 are replaced by the following: "3. In particular cases, the supervisory authorities concerned may, at the request of any of the authorities, take a joint decision to derogate from the criteria set out in paragraph 2 where their application would be inappropriate, taking into account the structure of the group and the relative importance of the insurance and reinsurance undertakings' activities in different countries, and designate a
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ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

"4. During the three-month period
referred to in the third subparagraph of
paragraph 3, any of the supervisory
authorities concerned may request that
EIOPA be consulted. Where EIOPA is
consulted, that period shall be extended
by two months.

5. Where EIOPA is consulted, the supervisory authorities concerned shall duly take into account EIOPA's advice before taking their joint decision. The joint decision shall state the full reasons and shall contain an explanation of any

5. [...] The joint decision shall state the full reasons [...]

different supervisory authority as group supervisor.

For that purpose, any of the supervisory authorities concerned may request that a discussion be opened on whether the criteria referred to in paragraph 2 are appropriate. Such a discussion shall not take place more often than annually.

The supervisory authorities concerned | The supervisory authorities concerned shall do everything within their power to reach a joint decision on the choice of the group supervisor within three months from the request for discussion. Before taking their decision, the supervisory authorities concerned shall give the group an opportunity to state its opinion.

The designated group supervisor shall submit the joint decision to the group stating the full reasons.

4. *If*, *within* the three-month period referred to in the third subparagraph of paragraph 3, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19(1), (2), (3) and 6, of Regulation (EU) No 1094/2010, the supervisory authorities concerned shall defer their joint decision and await any decision that EIOPA may take in accordance with Article 19(3) of that accordance with Article 19(3) of that Regulation, and shall take their joint Regulation, and shall take their joint decision in conformity with EIOPA's

different supervisory authority as group supervisor.

For that purpose, any of the supervisory authorities concerned may request that a discussion be opened on whether the criteria referred to in paragraph 2 are appropriate. Such a discussion shall not take place more often than annually.

shall do everything within their power to reach a joint decision on the choice of the group supervisor within three months from the request for discussion. Before taking their decision, the supervisory authorities concerned shall give the group an opportunity to state its opinion.

The designated group supervisor shall submit the joint decision to the group stating the full reasons.

4. If, within the three-month period referred to in the third subparagraph of paragraph 3, any of the supervisory authorities concerned has referred the matter to EIOPA in accordance with Article 19(1), (2), (3) and 6, of Regulation (EU) No 1094/2010, the supervisory authorities concerned shall defer their joint decision and await any decision that EIOPA may take in decision in conformity with EIOPA's



ΕΒΡΟΠΕЙСКИ ΠΑΡΛΑΜΕΝΤ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

significant deviation from any advice given by EIOPA.

6. In the absence of a joint decision derogating from the criteria set out in paragraph 2 of this Article, the task of group supervisor shall be exercised by the supervisory authority identified in accordance with paragraph 2 of this Article. However, if at the end of the periods set out in paragraphs 3 and 4 of this Article any of the supervisors concerned have referred the matter to EIOPA in accordance with Article 19 of Regulation .../... [EIOPA], they shall await the decision of EIOPA.

The periods referred to in paragraphs 3 and 4, respectively, shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation. EIOPA shall take its decision within one month. The matter shall not be referred to EIOPA

decision. That joint decision shall be recognised as determinative and applied by the supervisory authorities concerned. The three-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

EIOPA shall take its decision within one month of a referral under the first subparagraph. The matter shall not be decision has been reached. The designated group supervisor shall submit the joint decision to the group and to the college of supervisors stating the full reasons.

6. In the absence of a joint decision , the task of group supervisor shall be exercised by the supervisory authority identified in accordance with paragraph 2 of this Article.

decision. That joint decision shall be recognised as determinative and applied by the supervisory authorities concerned. The three-month period shall be deemed the conciliation period within the meaning of Article 19(2) of that Regulation.

EIOPA shall take its decision within one month of a referral under the first subparagraph. The matter shall not be referred to EIOPA after the end of the referred to EIOPA after the end of the three-month period or after a joint three-month period or after a joint decision has been reached. The designated group supervisor shall submit the joint decision to the group and to the college of supervisors stating the full reasons.

> 6. In the absence of a joint decision , the task of group supervisor shall be exercised by the supervisory authority identified in accordance with paragraph 2 of this Article.

6. In the absence of a joint decision

derogating from the criteria set out in

paragraph 2 of this Article, the task of

group supervisor shall be exercised by the

supervisory authority identified in

accordance with paragraph 2 of this

Article. However, if at the end of the

period set out in paragraph 3 [...]of this

Article any of the supervisory authorities

concerned have referred the matter to

EIOPA in accordance with Article 19 of

Regulation (EU) No 1094/2010, they

shall await the decision [...] that EIOPA

may take in accordance with Article 19(3) of that Regulation, and shall take their

final decision in conformity with

The periods referred to in paragraph 3

[...] shall be deemed the conciliation

EIOPA's decision.



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

	after a joint decision has been reached.	period within the meaning of Article		
	The task of group supervisor shall be	19(2) of that Regulation. EIOPA shall		
	exercised by the supervisory authority	take its decision within one month after		
	identified in the decision taken by	the period of 3 months established in		
	EIOPA. The decision shall be submitted	paragraph 3. The matter shall not be		
	to the group and to the college of	referred to EIOPA after the end of the		
	supervisors.	three month period referred to in		
		paragraph 3, or after a joint decision has		
		been reached.		
		The 4-1- of		
		The task of group supervisor shall be exercised by the supervisory authority		
		identified in the decision taken by		
		EIOPA. The decision shall be submitted		
		to the group and to the college of		
		supervisors.		
		supervisors.		
	7. EIOPA shall inform the European	7. EIOPA shall inform the European	7. EIOPA shall inform the European	7. EIOPA shall inform the European
	Parliament, the Council and the	Parliament, the Council and the	Parliament, the Council and the	Parliament, the Council and the
	Commission of any major difficulties	Commission of any major difficulties	Commission of any major difficulties	Commission of any major difficulties
	with the application of paragraphs 2, 3	with the application of paragraphs 2, 3	with the application of paragraphs 2, 3	with the application of paragraphs 2, 3
	and 6 on at least an annual basis.	and 6 on at least an annual basis.	and 6 on at least an annual basis.	and 6 on at least an annual basis.
	In the event that any major difficulties	In the event that any major difficulties	In the event that any major difficulties	In the event that any major difficulties
	arise from the application of the criteria	arise from the application of the criteria	arise from the application of the criteria	arise from the application of the criteria
	set out in paragraphs 2 and 3 of this	set out in paragraphs 2 and 3 of this	set out in paragraphs 2 and 3 of this	set out in paragraphs 2 and 3 of this
	Article, the Commission shall adopt	Article, the Commission shall adopt	Article, the Commission shall adopt	Article, the Commission shall adopt
	delegated acts, in accordance with Article	delegated acts, in accordance with Article	delegated acts in accordance with Article	delegated acts in accordance with Article
	301a and subject to the conditions of	301a[], specifying those criteria."	301a <i>further</i> specifying those criteria.";	301a <i>further</i> specifying those criteria.";
	Articles 301b and 301c, specifying those	soru <u>[]</u> , speenying mose ernerim	soru ju , mer speenijing mose emerim ,	soru j anover speenijing mose ernemi,
	criteria."			
Art. 2	(54) Article 248 is amended as follows:	(54) Article 248 is amended as follows:	(54) Article 248 is amended as follows:	(54) Article 248 is amended as follows:
point 54				
Art. 248	() TEL (11 ' 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	()777 (11 : 1 1 1 1 1 1 1	(-) in manager 2 the C.H.	
Art. 2	(a) The following subparagraph is added	(a) The following subparagraph is added	(a) in paragraph 2, the following	(a) <i>in paragraph</i> 2, the following
point 54	to paragraph 2:	to paragraph 2:	subparagraph is added:	subparagraph is added:
point a				



produced by EIOPA within two months

of receipt thereof before taking its final

ЕВРОПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPÉEN PARLAIMINT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEJSKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

act in accordance with the powers act in accordance with the powers

[...] The group supervisor shall [...] take conferred on it by Article 19 of that conferred on it by Article 19 of that

Art. 248, para 2, subpara 1a (new)	"Where the group supervisor fails to carry out the tasks referred to in paragraph 1 or where the members of the college do not cooperate to the extent required in this paragraph, any of the supervisory authorities concerned may refer the matter to EIOPA and request its assistance in accordance with Article 19 of Regulation/2010 [EIOPA]. In that	"Where the group supervisor fails to carry out the tasks referred to in paragraph 1 or where the members of the college do not cooperate to the extent required in this paragraph, any of the supervisory authorities concerned may refer the matter to EIOPA [] in accordance with Article 19 of Regulation 1094/2010. In that case, EIOPA may act in accordance	"Where the group supervisor fails to carry out the tasks referred to in paragraph 1 or where the members of the college of supervisors do not cooperate to the extent required in this paragraph, any of the supervisory authorities concerned may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and 6 of Regulation (EU)	"Where the group supervisor fails to carry out the tasks referred to in paragraph 1 or where the members of the college of supervisors do not cooperate to the extent required in this paragraph, any of the supervisory authorities concerned may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and 6 of Regulation (EU)
	case, EIOPA may act in accordance with the powers conferred on it by Article 11 of that Regulation."	with the powers conferred on it by Article 19 of that Regulation."	No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by Article 19 of that	No 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on it by Article 19 of that
Art. 2 point 54 point b			Regulation."; (aa) in paragraph 3, the first subparagraph is replaced by the following:	Regulation."; (aa) in paragraph 3, the first subparagraph is replaced by the following:
248, para 4, subpara 2-3			"3. The membership of the college of supervisors shall include the group supervisor, the supervisory authorities of all the Member States in which the head office of all subsidiary undertakings is situated, and EIOPA.";	"3. The membership of the college of supervisors shall include the group supervisor, the supervisory authorities of all the Member States in which the head office of all subsidiary undertakings is situated, and EIOPA.";
	(b) The second and third subparagraphs of paragraph 4 are replaced by the following:	(b) The second and third subparagraphs of paragraph 4 are replaced by the following:	(b) in paragraph 4, the second <i>subparagraph is</i> replaced by the following:	(b) in paragraph 4, the second <i>subparagraph is</i> replaced by the following:
	"Where diverging views concerning the coordination arrangements arise, any member of the college of supervisors may refer the matter to EIOPA. After consulting the supervisory authorities concerned, the group supervisor shall duly consider any advice	"Where diverging views concerning the coordination arrangements arise, any member of the college of supervisors may refer the matter to EIOPA in accordance with Article 19 of Regulation 1094/2010. In that case, EIOPA may act in accordance with the powers conferred on	"Where diverging views concerning the coordination arrangements arise, any member of the college of supervisors may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and 6, of Regulation (EU) No 1094/2010. In that case, EIOPA may	"Where diverging views concerning the coordination arrangements arise, any member of the college of supervisors may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and 6, of Regulation (EU) No 1094/2010. In that case, EIOPA may

it by Article 19 of that Regulation.



EBPOПEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET
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EURÓPSKY PARLAMENT EVROPSKÍ PARLAMENTI EUROOPAN PARLAMENTIL EUROPAPARLAMENTET

	decision. The decision shall state the full reasons and shall contain an explanation of any significant deviation from any advice given by EIOPA. The group supervisor shall transmit the decision to the other supervisory authorities concerned."	its final decision in conformity with EIOPA's decision. [] The group supervisor shall transmit the decision to the other supervisory authorities concerned."	Regulation. That decision shall be recognised as determinative and applied by the supervisory authorities concerned. "; (ba) in paragraph 5, the second	Regulation. The group supervisor shall take its final decision in conformity with EIOPA's decision. The group supervisor shall transmit the decision to the other supervisory authorities concerned." (ba) in paragraph 5, the second
Art. 2 point 54 point c			paragraph is replaced by the following: "Without prejudice to the rights and duties allocated by this Directive to the group supervisor and to other	paragraph is replaced by the following: "Without prejudice to the rights and duties allocated by this Directive to the group supervisor and to other
Art. 248, para 6-7			supervisory authorities, the coordination arrangements may entrust additional tasks to the group supervisor, the other supervisory authorities or EIOPA where this would result in the more efficient supervision of the group and would not impair the supervisory activities of the members of the college of supervisors in respect of their individual responsibilities.";	supervisory authorities, the coordination arrangements may entrust additional tasks to the group supervisor, the other supervisory authorities or EIOPA where this would result in the more efficient supervision of the group and would not impair the supervisory activities of the members of the college of supervisors in respect of their individual responsibilities.";
	(c) Paragraphs 6 and 7 are replaced by the following:	(c) Paragraphs 6 and 7 are replaced by the following:	(c) paragraphs 6 and 7 are replaced by the following:	(c) paragraphs 6 and 7 are replaced by the following:
	"6. Powers are conferred on the Commission to adopt implementing technical standards concerning the operational functioning of colleges. Those implementing technical standards shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards by 31 December 2011 and develop reviewed draft standards for submission to the Commission at least every three years.	"6. In order to ensure uniform conditions of application of this Article, EIOPA [] may develop draft implementing technical standards concerning the operational functioning of colleges. [] EIOPA shall review the operational functioning of colleges every three years and, if necessary, develop draft implementing technical standards or review the implementing technical standards referred to in the third subparagraph.	"6. EIOPA shall elaborate guidelines for the operational functioning of colleges of supervisors on the basis of comprehensive reviews of their work in order to assess the level of convergence between them. Such reviews shall be carried out at least every three years. Member States shall ensure that the group supervisor transmits to EIOPA the information on the functioning of the colleges of supervisors and on any difficulties encountered that are relevant for those reviews.	"6. EIOPA shall issue guidelines for the operational functioning of colleges of supervisors on the basis of comprehensive reviews of their work in order to assess the level of convergence between them. Such reviews shall be carried out at least every three years. Member States shall ensure that the group supervisor transmits to EIOPA the information on the functioning of the colleges of supervisors and on any difficulties encountered that are relevant for those reviews.



point 55	paragraph 1a is inserted:	(a) the following paragraph 1a is inserted:	(a) in paragraph 1, the second	
Art. 2	(55) In Article 249, the following	(55) Article 249 is amended as follows:	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (55) Article 249 is amended as follows:	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (55) Article 249 is amended as follows:
			EIOPA shall submit those draft regulatory technical standards to the Commission by [].	EIOPA shall submit those draft regulatory technical standards to the Commission by [].
	acts in accordance with Article 301a and subject to the conditions of Articles 301b and 301c for the coordination of group supervision for the purposes of paragraphs 1 to 6, including the definition of "significant branch".	acts in accordance with Article 301a [] for the coordination of group supervision for the purposes of paragraphs 1 to 6, including the definition of "significant branch".	7. In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA shall develop draft regulatory technical standards to specify the coordination arrangements for group supervision for the purposes of paragraphs 1 to 6, including the definition of "significant branch".	7. In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA shall develop draft regulatory technical standards to specify the coordination arrangements for group supervision for the purposes of paragraphs 1 to 6, including the definition of "significant branch".
	7. The Commission shall adopt delegated	7. The Commission shall adopt delegated	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.
		Power is conferred on the Commission to adopt the implementing technical standards referred to in the first and second subparagraphs in accordance with Article 15 of Regulation (EU) No 1094/2010.	In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA may develop draft regulatory technical standards to specify the operational functioning of colleges of supervisors based on the guidelines referred to in the first subparagraph.	In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA may develop draft regulatory technical standards to specify the operational functioning of colleges of supervisors based on the guidelines referred to in the first subparagraph.



been rejected or has not been acted upon within a reasonable time, the supervisory

authorities may refer the matter to EIOPA

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Art. 249, para 1a			subparagraph is replaced by the following:	subparagraph is replaced by the following:
(new)			"With the objective of ensuring that the supervisory authorities, including	"With the objective of ensuring that the supervisory authorities, including
			the group supervisor, have the same amount of relevant information	the group supervisor, have the same amount of relevant information
			available to them, without prejudice to their respective responsibilities, and	available to them, without prejudice to their respective responsibilities, and
			irrespective of whether they are established in the same Member State,	irrespective of whether they are established in the same Member State,
			they shall provide one another with	they shall provide one another with
			such information in order to allow and facilitate the exercise of the supervisory	such information in order to allow and facilitate the exercise of the supervisory
			tasks of the other authorities under this Directive. In that regard, the	tasks of the other authorities under this Directive. In that regard, the
			supervisory authorities concerned and the group supervisor shall	supervisory authorities concerned and the group supervisor shall
			communicate to one another without delay all relevant information as soon	communicate to one another without delay all relevant information as soon
			as it becomes available or exchange	as it becomes available or exchange
			information on request. The information referred to in this	information on request. The information referred to in this
			subparagraph includes, but is not limited to, information about actions of	subparagraph includes, but is not limited to, information about actions of
			the group and supervisory authorities, and information provided by the group."	the group and supervisory authorities, and information provided by the group."
			(b) the following paragraph is inserted:	(b) the following paragraph is inserted:
	"1a. Where a supervisory authority has not communicated relevant information or a request for cooperation, in particular	"1a. Where a supervisory authority has not communicated relevant information or a request for cooperation, in particular	"1a. Where a supervisory authority has not communicated relevant information or a request for cooperation, in particular	"1a. Where a supervisory authority has not communicated relevant information or a request for cooperation, in particular
	to exchange relevant information, has			

within a reasonable time, the supervisory

been rejected or has not been acted upon been rejected or has not been acted upon been rejected or has not been acted upon

authorities may refer the matter to EIOPA authorities may refer the matter to authorities may refer the matter to

within two weeks, the supervisory within two weeks, the supervisory



Art. 2 point 56	and request its assistance. Where the matter is referred to EIOPA, without prejudice to the provisions of Article 258 TFEU, EIOPA may act in accordance with the powers conferred on it by Article 19 of Regulation (EU) No/2010 [EIOPA]." (56) Article 249 is amended as follows:	in accordance with Article 19 of Regulation 1094/2010[]. Where the matter is referred to EIOPA, without prejudice to the provisions of Article 258 TFEU, EIOPA may act in accordance with the powers conferred on it by Article 19 of Regulation (EU) No 1094/2010." (b) Paragraph 3 is replaced by the following:	EIOPA. Where the matter is referred to EIOPA, without prejudice to the provisions of Article 258 TFEU, EIOPA may act in accordance with the powers conferred on it by <i>Article 19(1)</i> , (2), (3) and 6, of Regulation (EU) No 1094/2010.";	EIOPA. Where the matter is referred to EIOPA, without prejudice to the provisions of Article 258 TFEU, EIOPA may act in accordance with the powers conferred on it by <i>Article 19(1)</i> , (2), (3) and 6, of Regulation (EU) No 1094/2010.";
Art. 249 Art. 2	(a) Paragraph 3 is replaced by the		(c) paragraph 3 is replaced by the	(c) paragraph 3 is replaced by the
point 54 point a	following:		following:	following:
Art. 249, para 3	"3. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, determining the items which are, on a systematic basis, to be gathered by the group supervisor and disseminated to other supervisory authorities concerned or to be transmitted to the group supervisor by the other supervisory authorities concerned. The Commission shall adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, specifying the items essential	"3. The Commission shall adopt delegated acts, in accordance with Article 301a[], determining the items which are, on a systematic basis, to be gathered by the group supervisor and disseminated to other supervisory authorities concerned or to be transmitted to the group supervisor by the other supervisory authorities concerned. The Commission shall adopt delegated acts, in accordance with Article 301a[], specifying the items essential or relevant for supervision at group level with a view	"3. In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA shall develop draft regulatory technical standards to specify: - the items which are, on a systematic basis, to be gathered by the group supervisor and disseminated to other supervisory authorities concerned or to be transmitted to the group supervisor by the other supervisory authorities concerned. - the items essential or relevant for supervision at group level with a view to	"3. In order to ensure consistent harmonisation in relation to the coordination between supervisory authorities, EIOPA shall develop draft regulatory technical standards to specify: - the items which are, on a systematic basis, to be gathered by the group supervisor and disseminated to other supervisory authorities concerned or to be transmitted to the group supervisor by the other supervisory authorities concerned. - the items essential or relevant for
	or relevant for supervision at group level with a view to enhancing convergence of supervisory reporting."	to enhancing convergence of supervisory reporting."	enhancing convergence of supervisory reporting.	supervision at group level with a view to enhancing convergence of supervisory reporting.
Art. 2 point 54			EIOPA shall submit those draft regulatory technical standards to the Commission by [].	EIOPA shall submit those draft regulatory technical standards to the



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Art. 2 point 56a			(56a) Article 250 is amended as follows: "Article 250	(56a) Article 250 is amended as follows: "Article 250
	The implementing technical standards referred to in the first subparagraph shall be adopted in accordance with Article 15 of Regulation/ [EIOPA]. EIOPA shall develop draft implementing technical standards to the Commission by 31 December 2011."	EIOPA shall submit those draft implementing technical standards to the Commission by 31 December 2014. [] Power is conferred on the Commission to adopt—the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010."	Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";	EIOPA shall submit those draft implementing technical standards to the Commission by 31 December 2014. Power is conferred on the Commission to adopt the implementing technical standards referred to in the first subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.";
point b Art. 249	(b) The following paragraph 4 is added: "4. Powers are conferred on the Commission to adopt implementing technical standards to determine the conditions of application of this Article as supplemented by the delegated acts referred to in paragraph 3 of this Article concerning the matters covered by those delegated acts, specifically with regard to the templates and procedures for the submission of information to the group supervisor as well as the procedure for the cooperation and the exchange of information between supervisory authorities as laid down in this Article.	(c) The following paragraph 4 is added: "4. In order to ensure uniform conditions of application of this Article, EIOPA [] shall develop draft implementing technical standards [] concerning the matters covered by those delegated acts, specifically with regard to the templates and procedures for the submission of information to the group supervisor as well as the procedure for the cooperation and the exchange of information between supervisory authorities as laid down in this Article.	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (d) the following paragraph is added: "4. In order to ensure uniform conditions of application in relation to the coordination between supervisory authorities, EIOPA may develop draft implementing technical standards to establish standard forms, templates and procedures for the submission of information to the group supervisor as well as the procedure for the cooperation and the exchange of information between supervisory authorities as laid down in this Article.	Power is delegated to the Commission to adopt the regulatory technical standards referred to in the first subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010."; (d) the following paragraph is added: "4. In order to ensure uniform conditions of application in relation to the coordination between supervisory authorities, EIOPA shall develop draft implementing technical standards to establish standard forms, templates and procedures for the submission of information to the group supervisor as well as the procedure for the cooperation and the exchange of information between supervisory authorities as laid down in this Article.



(new)	Consultation between supervisory authorities	Consultation between supervisory authorities
Art. 250	uumor mes	uunorutes
	1. Without prejudice to Article 248, the supervisory authorities concerned shall, where a decision is of importance for the supervisory tasks of other supervisory authorities, prior to that decision, consult each other in the college of supervisors with regard to the following:	supervisory authorities concerned shall, where a decision is of importance
	(a) changes in the shareholder structure, organisational or management structure of insurance and reinsurance undertakings in a group, which require the approval or authorisation of supervisory authorities; and	(a) changes in the shareholder structure, organisational or management structure of insurance and reinsurance undertakings in a group, which require the approval or authorisation of supervisory authorities; and
	(b) major sanctions or exceptional measures taken by supervisory authorities, including the imposition of a capital add-on to the Solvency Capital Requirement under Article 37 and the imposition of any limitation on the use of an internal model for the calculation of the Solvency Capital Requirement under Title I, Chapter VI, Section 4, Subsection 3.	measures taken by supervisory authorities, including the imposition of a capital add-on to the Solvency Capital Requirement under Article 37 and the imposition of any limitation on the use of an internal model for the calculation of the Solvency Capital
	For the purposes of point (b), the group supervisor shall always be consulted.	For the purposes of point (b), the group supervisor shall always be consulted.
	For the purpose of consultation on the	
	imposition of a capital add-on under Article 37, the procedure set out in Article 238(4) and (5) shall apply	imposition of a capital add-on under Article 37, the procedure set out in Article 238(4) and (5) shall apply

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EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

			mutadis mutandis, [whereby only the group supervisor may refer the matter to EIOPA.] In addition, the supervisory authorities concerned shall, where a decision is based on information received from other supervisory authorities, consult each other prior to that decision.";	mutadis mutandis [, whereby only the group supervisor may refer the matter to EIOPA.] In addition, the supervisory authorities concerned shall, where a decision is based on information received from other supervisory authorities, consult each other prior to that decision.";
				Comments: Council = under Article 238 groups are subject to centralised risk management which is not the case under Article 250 and therefore the procedure is questioned.
Art. 2 point 57	(57) Article 254(2) is replaced by the following:	(57) In Article 254(2), the first subparagraph is replaced by the	I	Comments:
1		following:		EP deletion o.k.
Art. 254				
para 2	" 2. Member States shall provide that their authorities responsible for exercising group—supervision shall have access to any information relevant for the purposes of that—supervision regardless of the nature of the undertaking concerned. Articles 35 and 308a(1) shall apply mutatis mutandis."	" 2. Member States shall provide that their authorities responsible for exercising group supervision shall have access to any information relevant for the purposes of that supervision regardless of the nature of the undertaking concerned. Article 35 shall apply mutatis mutandis."		
Art. 2 point 58	(58) In Article 255(2), the following fourth subparagraph is added:	(58) In Article 255(2), the following fourth subparagraph is added:	(58) In Article 255(2), the following subparagraph is added:	(58) In Article 255(2), the following subparagraph is added:
Art. 255	"Where the request to another supervisory	"Where the request to another supervisory	"Where the request to another supervisory	"Where the request to another supervisory
para 2	authority to have a verification carried out	authority to have a verification carried out	authority to have a verification carried out	authority to have a verification carried out
subpara	in accordance with this paragraph has	in accordance with this paragraph has	in accordance with this paragraph has not	in accordance with this paragraph has not
3a	been rejected or has not been acted within	been rejected or has not been acted within	been acted upon within two weeks, or	been acted upon within two weeks, or
(new)	a reasonable period of time, or where a	a reasonable period of time, or where a	where the supervisory authority is	where the supervisory authority is
	request of the supervisory authority which	request of the supervisory authority which	practically prohibited to exercise its right	practically prohibited from exercising its
	made the request to participate in the verification under the third subparagraph	made the request to participate in the verification under the third subparagraph	to participate in accordance with the	right to participate in accordance with
	vermeation under the third subparagraph	vermeation under the third subparagraph	third subparagraph, the requesting	the third subparagraph, the requesting

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	has been rejected or has not been acted	has been rejected or has not been acted	authority may refer the matter to EIOPA	authority may refer the matter to EIOPA
	upon within a period of reasonable time,	upon within a period of reasonable time,	and may request its assistance in	and may request its assistance in
	the requesting authority may refer the	the requesting authority may refer the	accordance with Article 19(1), (2) and	accordance with Article 19(1), (2) and
	matter to EIOPA and may request its	matter to EIOPA [] in accordance with	(6), of Regulation (EU) No 1094/2010. In	(6), of Regulation (EU) No 1094/2010. In
	assistance in accordance with Article 19	Article 19 of Regulation (EU) No	that case, EIOPA may act in accordance	that case, EIOPA may act in accordance
	of Regulation/2010 [EIOPA]. In that	<u>1094/2010</u> . In that case, EIOPA may act	with the powers conferred on it by that	with the powers conferred on it by that
	case, EIOPA may act in accordance with	in accordance with the powers conferred	Article.";	Article.";
	the powers conferred on it by that	on it by [] Article 19 of that		
	Article."	Regulation."		
Art. 2			(58a) In Article 255(2), the following	(58a) In Article 255(2), the following
point			subparagraph is added:	subparagraph is added:
58a				
(new)			"In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA	"In accordance with Article 21 of Regulation (EU) No 1094/2010, EIOPA
Art. 255			shall be entitled to participate in on-site	shall be entitled to participate in on-site
para 2			verifications where they are carried out	examinations where they are carried out
subpara			jointly by two or more supervisory	jointly by two or more supervisory
1a			authorities.";	authorities.";
(new)			turnor tress ,	tumor trees.
Art. 2	(59) Article 256 is amended as follows:	(59) Article 256 is amended as follows:	(59) Article 256 is amended as follows:	(59) Article 256 is amended as follows:
point 59	(67) - 111111 10 10 11111111111111111111111	(67)	(6)	(67) 1 2 10 10 10 10 10 10 10 10 10 10 10 10 10
point c>				
Art. 256				_
Art. 2	(a) Paragraph 1 is replaced by the	(a) Paragraph 1 is replaced by the	(a) paragraph 1 is replaced by the	
point 59	following:	following:	following:	
point a				<u>Comments</u>
	" 1. Member States shall require	"1. Member States shall require	"1. Member States shall require	EP text on para 1 equals FICOD I text,
Art. 256	participating insurance and reinsurance	participating insurance and reinsurance	participating insurance and reinsurance	and therefore this point should be deleted
para 1	undertakings or insurance holding	undertakings or insurance holding	undertakings <i>and</i> insurance holding	(as a consequence the Commissions
	companies to disclose publicly, on an	companies to disclose publicly, on an	companies and mixed financial holding	proposal on point (a) is deleted)
	annual basis, a report on the solvency and	annual basis, a report on the solvency and	companies to disclose publicly, on an	
	financial condition at the level of the	financial condition at the level of the	annual basis, a report on the solvency and	
	group. Articles 51, 53, 54, 55 and 308a(4)	group. Articles 51, 53, 54 and 55 shall	financial condition at the level of the	
	shall apply mutatis mutandis."	apply mutatis mutandis."	group. Articles 51, 53, 54 and 55 shall	
Art. 2			apply mutatis mutandis.";	
point 59				
point b	(b) Paragraph 4 is replaced by the	(b) Paragraph 4 is replaced by the	(b) paragraph 4 is replaced by the	(b) paragraph 4 is replaced by the
	following:	following:	following:	following:



Art. 256				
para 4	"4. The Commission shall adopt	"4. The Commission shall adopt	"4. The Commission shall adopt	"4. The Commission shall adopt
	delegated acts, in accordance with Article	delegated acts, in accordance with Article	delegated acts in accordance with Article	delegated acts in accordance with Article
	301a and subject to the conditions of	301a [], further specifying the	301a further specifying the information	301a further specifying the information
	Articles 301b and 301c, further	information which must be disclosed, the	which must be disclosed as regards the	which must be disclosed and the
	specifying the information which must be	deadlines for the disclosure of the	single solvency and financial condition	deadlines for the disclosure of the
	disclosed and the means by which this is	information and the means by which this	report.";	<u>information</u> as regards the single
	to be achieved as regards the single	is to be achieved as regards the single		solvency and financial condition report in
	solvency and financial condition report."	solvency and financial condition report."		accordance with paragraph 2 and the
				report on the solvency and financial
Art. 2	(c) The following paragraph 5 is added:	(c) The following paragraph 5 is added:		condition report at the level of the group
point 59				in accordance with paragraph 1.";
point c	"5. Powers are conferred on the	"5. <u>In order to ensure uniform conditions</u>		
	Commission to adopt implementing	of application of this Article, EIOPA shall	(c) the following paragraph is added:	(c) the following paragraph is added:
Art. 256	technical standards to determine the	develop draft implementing technical		
para 4a	conditions of application of this Article as	standards specifically with regard to the	"5. In order to ensure uniform	"5. In order to ensure uniform
(new)	supplemented by the delegated acts	templates for the disclosure of the group	conditions of application in relation to	conditions of application in relation to
	referred to in paragraph 4 of this Article,	solvency and financial report as laid	the group solvency and financial	the single and group solvency and
	concerning the matters covered by those	down in this Article.	condition report, EIOPA shall develop	financial condition report, EIOPA shall
	delegated acts, specifically with regard to		draft implementing technical standards	develop draft implementing technical
	the templates for the disclosure of the		on the procedures to be followed and	standards on the procedures to be
	group solvency and financial report as		formats and templates to be used for the	followed, the formats and templates to be
	laid down in this Article.		disclosure of the group solvency and financial report as laid down in this	used <u>and the means</u> for the disclosure of the <u>single and</u> group solvency and
	The implemention to the include of and	EIODA -b-IIbit da da-6	Article.	financial report as laid down in this
	The implementing technical standards	EIOPA shall <u>submit those</u> draft	Article.	Article.
	referred to in the first subparagraph shall	implementing technical standards to the		Afficie.
	be adopted in accordance with Article 15	Commission by 30 September 2012.	EIOPA shall submit those draft	EIOPA shall submit those draft
	of Regulation/ [EIOPA].		EIOPA shall submit those draft implementing technical standards to the	EIOPA shall submit those draft implementing technical standards to the
	EIOPA shall develop draft implementing	Power is conferred on the Commission to	Commission by [].	Commission by [].
	technical standards for submission to the	adopt the implementing technical	Commission by [].	Commission by [].
	Commission by 31 December 2011."	standards referred to in the first	Power is conferred on the Commission	Power is conferred on the Commission
	Commission by 31 December 2011.	subparagraph in accordance with Article	to adopt the implementing technical	to adopt the implementing technical
		15 of Regulation (EU) No 1094/2010."	standards referred to in the first	standards referred to in the first
		15 of Regulation (150) 110 1074/2010.	subparagraph in accordance with Article	subparagraph in accordance with Article
			15 of Regulation (EU) No 1094/2010.";	15 of Regulation (EU) No 1094/2010.";
Art. 2			(59a) The following article is inserted:	(59a) The following article is inserted:
point			(osa) 2nd jono, mg article is inscribed	(esa) the journing where is miserious
	<u>I</u>			



59a			''Article 256a	''Article 256a
(new)			Group structure	Group structure
Art.			Member States shall require insurance	Member States shall require insurance
256a			and reinsurance undertakings to	and reinsurance undertakings to
(new)			disclose publicly, at the level of the insurance or reinsurance group, on an annual basis, the legal structure and the governance and organisational structure, including all regulated entities, non-regulated entities and material branches belonging to the	disclose publicly, at the level of the insurance or reinsurance group, on an annual basis, the legal structure and the governance and organisational structure, including all regulated entities, non-regulated entities and material branches belonging to the
			group.";	group.";
				Comment COM to check on FICOD I
Art. 2 point 60	(60) Article 258 (3) is replaced by the following:	(60) Article 258 (3) is replaced by the following:	(60) Article 258(3) is replaced by the following:	(60) Article 258(3) is replaced by the following:
Art. 258	"The Commission may adopt delegated	"The Commission may adopt delegated	"3. The Commission may adopt delegated	"3. The Commission may adopt delegated
point 3	acts, in accordance with Article 301a and subject to the conditions of Articles 301b	acts, in accordance with Article 301a [], for the coordination of enforcement	acts in accordance with Article 301a for the coordination of enforcement measures	acts in accordance with Article 301a for the coordination of enforcement measures
	and 301c, for the coordination of	measures referred to in paragraphs 1 and	referred to in paragraphs 1 and 2."	referred to in paragraphs 1 and 2."
	enforcement measures referred to in	2."	referred to in paragraphs 1 and 2.	referred to in paragraphs 1 and 2.
	paragraphs 1 and 2."	2.		
Art. 2	(61) Article 259 is replaced by the	(61) Article 259 is replaced by the	(61) Article 259 is replaced by the	(61) Article 259 is replaced by the
point 61	following:	following:	following:	following:
	Article 259			
Art. 259	Reporting of EIOPA	" Article 259	"Article 259	"Article 259
	1 FIORA I II I F	Reporting of EIOPA	Reporting of EIOPA	Reporting of EIOPA
	1. EIOPA shall report to the European	1 FIORA I II	1 FIODA I II	1 51004 1 11 4 4 5
	Parliament annually in accordance with Article 35 of Regulation/[EIOPA]	1. EIOPA shall report to the European Parliament annually in accordance with	1. EIOPA shall report to the European Parliament annually in accordance with	1. EIOPA shall report to the European Parliament annually in accordance with
	Article 55 of Regulation/[EIOPA]	Article <u>50</u> of Regulation <u>(EU) No</u> <u>1094/2010</u> .	Article 50 of Regulation (EU) No 1094/2010.	Article 50 of Regulation (EU) No 1094/2010.
	2. EIOPA shall report, inter alia, on all			
	relevant and significant experiences of the	2. EIOPA shall report, inter alia, on all	2. EIOPA shall report, inter alia, on all	2. EIOPA shall report, inter alia, on all
	supervisory activities and cooperation	relevant and significant experiences of the	relevant and significant experiences of the	relevant and significant experiences of the
	between supervisors in the framework of	supervisory activities and cooperation	supervisory activities and cooperation	supervisory activities and cooperation



other supervisory authorities concerned

and EIOPA, before taking a decision."

ЕВРОПЕЙСКИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT ΕΥΡΩΠΑΪΚΟ ΚΟΙΝΟΒΟΥΛΙΟ EUROPEAN PARLIAMENT PARLEMENT EUROPEEN PARLAIMINIT NA HEORPA PARLAMENTO EUROPEO ERIOPAS PARLAMENTS EUROPAS PARLAMENTS EUROPAS PARLAMENT L'APARLAMENT EWOPEW EUROPEES PARLAMENT EWOPEW EUROPEES PARLAMENT EWOPEW EUROPEES PARLAMENTO EUROPEU PARLAMENTUE EUROPEES PARLAMENTO EUROPOEU PARLAMENTUE EUROPEES PARLAMENTO EUROPEU PARLAMENTUE EUROPEES PARLAMENTO EUROPEES PARLAMEN EURÓPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTTI EUROPAPARLAMENTET

	Title III, and, in particular:	between supervisors in the framework of	between supervisors in the framework of	between supervisors in the framework of
		Title III, and, in particular:	Title III, and, in particular:	Title III, and, in particular:
	(a) the process of the nomination of the			
	group supervisor, the number of group	(a) the process of the nomination of the	(a) the process of the nomination of the	(a) the process of the nomination of the
	supervisors and geographical spread;	group supervisor, the number of group	group supervisor, the number of group	group supervisor, the number of group
		supervisors and geographical spread;	supervisors and geographical spread;	supervisors and geographical spread;
	(b) the working of the college of			
	supervisors, in particular the involvement	(b) the working of the college of	(b) the working of the college of	(b) the working of the college of
	and commitment of supervisory	supervisors, in particular the involvement	supervisors, in particular the involvement	supervisors, in particular the involvement
	authorities where they are not the group	and commitment of supervisory	and commitment of supervisory	and commitment of supervisory
	supervisor.	authorities where they are not the group	authorities where they are not the group	authorities where they are not the group
		supervisor.	supervisor.	supervisor.
	EIOPA may, for the purposes of			
	paragraph 1 of this Article, also report on	EIOPA may, for the purposes of	3. EIOPA may, for the purposes of	3. EIOPA may, for the purposes of
	the main lessons drawn from the reviews	paragraph 1 of this Article, also report on	paragraph 1 of this Article, also report on	paragraph 1 of this Article, also report on
	referred to in Article 248(6), where	the main lessons drawn from the reviews	the main lessons drawn from the reviews	the main lessons drawn from the reviews
	appropriate."	referred to in Article 248(6), where	referred to in Article 248(6), where	referred to in Article 248(6), where
		appropriate."	appropriate.";	appropriate.";
Art. 2	(62) Article 260 is amended as follows:	(62) Article 260 is amended as follows:	(62) Article 260 is replaced by the	(62) Article 260 is replaced by the
point 62	(a) In paragraph 1, the second		following:	following:
point a	subparagraph is replaced by the	(a) In paragraph 1, the second		
	following:	subparagraph is replaced by the	"1. In the case referred to in Article	"1. In the case referred to in Article
Art. 260		following:	213(2)(c), the supervisory authorities	213(2)(c), the supervisory authorities
para 1	"The verification shall be carried out by		concerned shall verify whether the	concerned shall verify whether the
subpara	the supervisory authority which would be	"The verification shall be carried out by	insurance and reinsurance	insurance and reinsurance
2	the group supervisor if the criteria set out	the supervisory authority which would be	undertakings, the parent undertaking	undertakings, the parent undertaking
	in Article 247(2) were to apply, at the	the group supervisor if the criteria set out	of which has its head office outside the	of which has its head office outside the
	request of the parent undertaking or of	in Article 247(2) were to apply, at the	Union, are subject to supervision, by a	Union, are subject to supervision, by a
	any of the insurance and reinsurance	request of the parent undertaking or of	third-country supervisory authority,	third-country supervisory authority,
	undertakings authorised in the Union or	any of the insurance and reinsurance	which is equivalent to that provided for	which is equivalent to that provided for
	on its own initiative, unless the	undertakings authorised in the Union or	by this Title on the supervision at the	by this Title on the supervision at the
	Commission had concluded previously in	on its own initiative, unless the	level of the group of insurance and	level of the group of insurance and
	respect of the equivalence of the third	Commission had concluded previously in	reinsurance undertakings referred to	reinsurance undertakings referred to
	country concerned. In so doing, that	respect of the equivalence of the third	in Article 213(2)(a) and (b).	in Article 213(2)(a) and (b).
	supervisory authority shall consult the	country concerned. In so doing, that		
	1 1 1 1	4 2 1 11 17 4	TT71 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TT71 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

supervisory authority shall consult the

other supervisory authorities concerned and EIOPA, before taking a decision."

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Where no decision has been taken in

verification shall be carried out by the

Where no decision has been taken in

verification shall be carried out by the

accordance with paragraph 3 or 5 the accordance with paragraph 3 or 5 the



EBPOREŘCKÚ NAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÄISCHES PARLAMENT EUROPA PARLAMENT EVPONIÁLKO EUROPEA PARLAMENT PARLAMENT PARLAMENT EUROPEO PARLAMENTNA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT II.-PARLAMENTE EUROPEU EUROPEES PARLEMENT PARLAMENT EUROPEU PARLAMENTULE UROPEAN EUROPESKY PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENTI EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPEUN PARLAMENTE EURO

supervisory authority which would be the group supervisor if the criteria set out in Article 247(2) were to apply (hereinafter the "acting group supervisor"), at the request of the parent undertaking or of any of the insurance and reinsurance undertakings authorised in the Union or on its own initiative. EIOPA shall assist the acting group supervisor in accordance with Article 33(2) of Regulation (EU) No 1094/2010.

In so doing, that acting group supervisor shall, assisted by EIOPA, consult the other supervisory authorities concerned and EIOPA, before taking a decision on equivalence. That decision shall be taken in accordance with the criteria adopted in accordance with paragraph 2. The acting group supervisor shall not take any decision in relation to a third country that is in opposition to any previous decision taken vis-à-vis that third-country save where it is necessary to take into account of significant changes to the supervisory regime laid down in Title I and to the supervisory regime in the third country.

Where supervisory authorities disagree with the decision taken in accordance with subparagraph 3, they may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and (6), of Regulation (EU) No 1094/2010 within three months after notification of the decision by the acting group supervisor. In that case,

supervisory authority which would be the group supervisor if the criteria set out in Article 247(2) were to apply (hereinafter the "acting group supervisor"), at the request of the parent undertaking or of any of the insurance and reinsurance undertakings authorised in the Union or on its own initiative. EIOPA shall assist the acting group supervisor in accordance with Article 33(2) of Regulation (EU) No 1094/2010.

In so doing, that acting group supervisor shall, assisted by EIOPA, consult the other supervisory authorities concerned and EIOPA, before taking a decision on equivalence. That decision shall be taken in accordance with the criteria adopted in accordance with paragraph 2. The acting group supervisor shall not take any decision in relation to a third country that is in opposition to any previous decision taken vis-à-vis that third-country save where it is necessary to take into account of significant changes to the supervisory regime laid down in Title I and to the supervisory regime in the third country.

Where supervisory authorities disagree with the decision taken in accordance with subparagraph 3, they may refer the matter to EIOPA and request its assistance in accordance with Article 19(1), (2), (3) and (6), of Regulation (EU) No 1094/2010 within three months after notification of the decision by the acting group supervisor. In that case,



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

EIO	OPA may act in accordance with the	EIOPA may act in accordance with the	
pow	wers conferred on it by that Article.";	powers conferred on it by that Article.";	
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2. T	The Commission may adopt delegated	2. The Commission may adopt delegated	
acts	s in accordance with Article 301a,	acts in accordance with Article 301a,	
spec	ecifying the criteria to assess whether	specifying the criteria to assess whether	
the :	supervisory regime in a third country	the <i>prudential</i> regime in a third country	
for t	the supervision of groups is equivalent	for the supervision of groups is equivalent	
to th	that laid down in this Title.	to that laid down in this Title.	
3 <u>.</u> I	If the criteria adopted in accordance	3. If the criteria adopted in accordance	 Formatted: Not Highlight
with	h the paragraph 2 have been fulfilled	with the paragraph 2 have been fulfilled	Formatted: Not Highlight
by a	a third country, the Commission may,	by a third country, the Commission may,	Torridated Not riigningite
in a		in accordance with Article 301a, and	
		assisted by EIOPA in accordance with	
Arti	ticle 33(2) of Regulation (EU) No	Article 33(2) of Regulation (EU) No	
109.	94/2010, decide that the supervisory	1094/2010, decide that the prudential	 Formatted: Not Highlight
regi	rime of that third country is equivalent	regime of that third country is equivalent	
to th	that laid down in this Title.	to that laid down in this Title.	
Suci	ch a Commission decision shall be	Such a Commission decision shall be	
regi	gularly reviewed to take into account	regularly reviewed to take into account	
any	y significant changes to the	any changes to the <u>prudential</u> regime <u>for</u>	 Formatted: Not Highlight
		the supervision of groups laid down in	 Formatted: Not Highlight
Title		this Title, and to the prudential regime	5 5
		in the third country for the supervision	Formatted: Not Highlight
	1 1 1	of groups and to any other change in	
		regulation that may affect the decision	
refe		on equivalence,	 Formatted: Not Highlight
		EIOPA shall publish and keep up to date	
		on its website a list of all third countries	
		referred to in the first subparagraph.	
	ragraph 3 or 5, Article 262 shall		
appl		4. In the absence of a decision adopted	 Formatted: Not Highlight
		by the Commission in accordance with	
		paragraph 3 or 5, Article 262 shall	
		apply.	



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

Art. 2	(b) Paragraph 2 is replaced by the	(b) Paragraph 2 is replaced by the		5. By way of derogation from paragraph
point 62	following:	following:	5. By way of derogation from paragraph	3, and even if the criteria specified in
point b			3, and even if the criteria specified in	accordance with paragraph 2 have not
	"2. The Commission may adopt delegated	"2. The Commission may adopt delegated	accordance with paragraph 2 have not	been fulfilled the Commission may, for a
Art. 260	acts, in accordance with Article 301a and	acts, in accordance with Article 301a	been fulfilled the Commission may, for a	limited period and in accordance with
para 2	subject to the conditions of Articles 301b	[], specifying the criteria to assess	limited period and in accordance with	Article 301a, and assisted by EIOPA in
	and 301c, specifying the criteria to assess	whether the prudential regime in a third	Article 301a, and assisted by EIOPA in	accordance with Article 33(2) of
	whether the prudential regime in a third	country for the supervision of groups is	accordance with Article 33(2) of	Regulation (EU) No 1094/2010, decide
	country for the supervision of groups is equivalent to that laid down in this Title.	equivalent to that laid down in this Title.	Regulation (EU) No 1094/2010, decide that the supervisory regime of a third	that the <u>prudential</u> regime of a third country applied to undertakings the
	equivalent to that laid down in this Title.		country applied to undertakings with the	parent undertaking of which has its
			head office in that third country is	head office outside the Union on I
			temporarily equivalent to that laid down	January 2014 is temporarily equivalent
			in Title I, if that third country has	to that laid down in Title I, if that third
			complied with at least the following	country has complied with at least the
			criteria:	following criteria:
			(a) it has given written commitments to	(a) it has given a commitment to the
			the Union to adopt and apply a	Union to adopt and apply a prudential
			supervisory regime that is capable of	regime that is capable of being assessed
			being assessed equivalent in accordance	equivalent in accordance with
			with paragraph 3, before the end of that	paragraph 3, before the end of that
			limited period;	limited period and to engage in the
				equivalence assessment process;
			(b) it has established a convergence	(b) it has established a work programme
			programme to fulfil the commitment	to fulfil the commitment under point (a);
			under point (a);	
			(c) it has allocated sufficient resources	(c) it has allocated sufficient resources
			to fulfil the commitment under point (a);	to fulfil the commitment under point (a);
			(d) it has a supervisory regime that is	(d) it has a prudential regime that is risk
			risk based and based on economic	based and establishes quantitative and
			valuation of assets and liabilities;	qualitative solvency requirements and
				requirements relating to supervisory
				reporting and transparency and to the
				supervision of groups;

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EBPOПEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EYPOINIKO KOINOBOYNIO EUROPEAN PARLAMENT PARLEMENT EUROPOEN PARLAMENT SEUROPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLEMENT PARLAMENT EUROPEIS PARLAMENT EUROPEN PARLAMENTU EUROPEN PARLAMENTU EUROPEN PARLAMENTU EUROPEN PARLAMENTU EUROPEN PARLAMENTU EUROPAN EUROPEN PARLAMENTU EUROPANALAMENT EUROPSKY PARLAMENT EUROPSKY PARLAMENT

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	exch	hange confidential supervisory ormation in accordance with Article ;	(e) it has <u>entered into written</u> <u>arrangements to cooperate</u> and exchange confidential supervisory information <u>with EIOPA</u> and supervisory authorities as defined in <u>Article 13(10)</u> :
	super	ervision based on core principles, aciples and standards adopted by the	(f) it has an independent system of supervision;
	actin authousecre infor super	ing on behalf of its supervisory horities, obligations on professional recy in particular on the exchange of ormation with EIOPA and ervisory authorities as defined in	(g) it has established obligations on professional secrecy for all persons acting on behalf of its supervisory authorities, in particular on the exchange of information with EIOPA and supervisory authorities as defined in Article 13(10).
	shall Com. 177(2 regui progi coun asses	nmission in accordance with Article (2). Those decisions shall be ularly reviewed, on the basis of gress reports by the relevant third entry, which are presented to and essed by the Commission and EIOPA ry six months.	Any decisions on temporary equivalence shall take into account the reports by the Commission in accordance with Article 177(2). Those decisions shall be regularly reviewed, on the basis of progress reports by the relevant third country, which are presented to and assessed by the Commission annually. EIOPA shall assist the Commission in the assessment of those progress reports
	on its	its website a list of all third countries	EIOPA shall publish and keep up to date on its website a list of all third countries referred to in the first subparagraph.

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The Commission may adopt delegated acts in accordance with Article 301a acts, in accordance with Article 301a,





			Comments: COM to draft a recital wit reference to IAIS
Art. 2 point 62 point c	(c) the following paragraph 4 is added	(c) The following paragraphs 4 to 7 are added:	
_	"4. By way of derogation from Article	4. By way of derogation from Article	
Art. 260	261(1), the first paragraph of Article	261(1), the first paragraph of Article	
para 3a	262(1) and the second paragraph of	262(1) and the second paragraph of	
(new)	Article 263, Member States may, for a	Article 263, Member States may, for a	
	transitional period, rely on the group	transitional period, rely on the group	
	supervision exercised by the third-country	supervision exercised by the third-country	
	supervisory authorities. The transitional	supervisory authorities of insurance and	
	period shall last for a maximum of 5	reinsurance undertakings, the parent	
	years from the date referred to in the first	undertaking of which has its head office	
	sub-paragraph of Article 309(1). This	outside the Community on 1 January	
	derogation shall only apply where the	2014 in situations other than those	
	Commission has made a decision in	covered in paragraph 5. The transitional	
	accordance with paragraph 5 that	period shall last from 1 January 2014	
	specified conditions have been met by the	until 31 December 2018, or until the date	
	third country. "	on which, in accordance with paragraph 2	
		of this Article, the prudential regime of	
		that third country has been deemed to be	
		equivalent to that laid down in this Title,	
		whichever is the earliest. This derogation	
		shall only apply where the Commission	
		has made a decision in accordance with	
		paragraph 7 that specified conditions have	
		been met by the third country.	
		No later than 3 years after 1 January	
		2014, the Commission shall review in	
		relation to each third country for which	
		the Commission has made a decision in	
		accordance with paragraph 7, the progress	
		on convergence to an equivalent regime	
		that has been made by the third country.	
Art. 2	(d) the following paragraph 5 is added:		
point 62			



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

point d	"5. The Commission may adopt delegated	[] 5. During the transitional period,	
point u	acts, in accordance with Article 301a and	Member States shall not rely on the group	
Art. 260	subject to the conditions of Articles 301b	supervision exercised by the third	
para 4a	and 301c, specifying in relation to	country-supervisory authorities for which	
(new)	paragraph 4 the length of the transitional	a decision has been made in accordance	
(new)			
	period which may be shorter than the	with paragraph 7, where there is an	
	maximum of 5 years and the conditions	insurance or reinsurance undertaking	
	which are to be met by the third country.	situated in a Member State which has a	
	Those conditions shall cover	balance sheet total that exceeds the	
	commitments given by the supervisory	balance sheet total of the parent	
	authorities, their convergence to an	undertaking situated outside the	
	equivalent regime over a set period of	Community. In that case, the task of the	
	time, the existing or intended content of	group supervisor shall be exercised by the	
	the regime, and matters of cooperation,	supervisory authority of the Member	
	exchange of information and professional	State determined in accordance with	
	secrecy obligations.	Article 247.	
<u> </u>		L	



Art. 2 (e) the following paragraph 6 is added:	[] 6. The Commission may adopt	
point 62 "6. The Commission may adopt, a	delegated acts, in accordance with Article	
point of decision in respect of mydestical actions	2010 amosifying in relation to account	
point e decision in respect of prudential regimes	301a, specifying in relation to paragraph	
of third countries referred to in paragraph	4 the conditions which are to be met by	
Art. 260 4 that the conditions set out in paragraph	the third country. Those conditions shall	



para 4b	4 and the delegated act have been met by	cover commitments given by the third		
(new)	the third country.	countries, their convergence to an		
, ,	•	equivalent regime over a set period of		
	Those decisions shall be adopted after	time, the existing or intended content of		
	consultation of the European Insurance	the regime, including the extent to which		
	and Occupational Pensions Committee	a third country's current prudential regime		
	and in accordance with the regulatory	exercises group supervision, and matters		
	procedure referred to in Article 301(2).	of cooperation, exchange of information		
	The decisions shall be reviewed	and professional secrecy obligations.		
	regularly."	Delegated acts may also cover powers for		
		supervisory authorities to impose		
		additional supervisory reporting		
		requirements during the transitional		
		period.		
		7. The Commission may adopt, a decision		
		in respect of prudential regimes of third		
		countries referred to in paragraph 4 that		
		the conditions set out in paragraph 6 and		
		the delegated act have been met by the		
		third country.		
		Those decisions shall be adopted after		
		consultation of the European Insurance		
		and Occupational Pensions Committee		
		and in accordance with the []		
		examination procedure referred to in		
		Article 301(2). The decisions shall be		
4 . 2	(60) T. A. d. I. 060 d. G I.	reviewed regularly.	(60) T. A. (1. 260 d. 6" 1	(60) I. A. (1. 260 d. 6" 1
Art. 2	(63) In Article 262 the first subparagraph	(63) In Article 262 the first subparagraph	(63) In Article 262 the first subparagraph	(63) In Article 262 the first subparagraph
point 63	of paragraph 1 is amended as follows:	of paragraph 1 is replaced by the	of paragraph 1 is replaced by the	of paragraph 1 is replaced by the
At. 262		following:	following:	following:
Art. 262	"1. In the absence of equivalent	"1. In the absence of equivalent	"1 In the observe of conjugate	"1. In the absence of equivalent
para 1	supervision referred to in Article 260,	supervision referred to in Article 260,	"1. In the absence of equivalent supervision referred to in Article 260, <i>or</i>	supervision referred to in Article 260, or
subpara 1	Member States shall apply either of the	Member States shall apply either of the	where a Member State does not apply	where a Member State does not apply
1	following to insurance and reinsurance	following to insurance and reinsurance	Article 261 in the event of temporarily	Article 261 in the event of temporarily
	undertakings:		equivalence in accordance with Article	equivalence in accordance with Article
	unuertakings:	undertakings:	260(7), that Member State shall apply	260(7), that Member State shall apply
		1	200(1), utu Member suute shan appry	200(1), mun Wentoer Suite shall appry



	T	T.	T.	
Art. 2	(64) (a) Articles 218 to 235, Article 244		either of the following to insurance and	either of the following to insurance and
point 64	to 258 and Article 308a(9) mutatis		reinsurance undertakings:	reinsurance undertakings:
point a	mutandis			
		(a) Articles 218 to 235, Articles 244 to	(a) Articles 218 to 235, and Articles 244	(a) Articles 218 to 235, and Articles 244
		258 and Article $308a(8)$ mutatis	to 258 mutatis mutandis;	to 258 mutatis mutandis;
		mutandis;		
		(b) one of the methods set out in	(b) one of the methods set out in	
		paragraph 2."	paragraph 2.";	paragraph 2.";
	(55) (1)			
Art. 2	(65) (b) one of the methods set out in			
point 65	paragraph 2."			
point b				
Art. 2	(66) In the first paragraph of Article 300,	(66) In the first paragraph of Article 300,	(66) In Article 300, the <i>first paragraph</i>	(66) In Article 300, the <i>first paragraph</i>
point 66	the date "31 October 2012" is replaced by	the date "31 October 2012" is replaced by	is replaced by the following:	is replaced by the following:
4 . 200	the date "31 December 2012".	the date "31 December 20 <u>13</u> ".		
Art. 300			"The amounts expressed in euro in this	"The amounts expressed in euro in this
para 1			Directive shall be revised every five	Directive shall be revised every five
			years, by increasing the base amount in	years, by increasing the base amount in
			euro by the percentage change in the	euro by the percentage change in the Harmonised Indices of Consumer
			Harmonised Indices of Consumer Prices of all Member States as	Prices of all Member States as
			published by Eurostat starting from 31	published by Eurostat starting from 31
			December 2012 until the date of	December 2013 until the date of
			revision and rounded up to a multiple	revision and rounded up to a multiple
			of EUR 100 000.".	of EUR 100 000.".
Art. 2	(67) Article 301 (3) is deleted.	(67) Article 301 is amended as follows:	(67) In Article 301, paragraphs 2 and 3	or Berk 100 0000 v
point 67		(a) Paragraph 2 is replaced by the	are deleted.	
Art. 301		following:		
para 3		"2. Where reference is made to this		
		paragraph, Articles 5 and 10 of		
		Regulation (EU) No 182/2011 shall		
		apply, having regard to the provisions of		
		Article[] 11 thereof."		
		[]		
		(b) Paragraph (3) is deleted.		
Art. 2	(68) The following articles 301a, 301b	(68) The following article 301a [] is	(68) The following articles are inserted:	(68) The following articles are inserted:
point 68	and 301c are inserted:	inserted:		



Art.				
301a,	"Article 301a	"Article 301a	"Article 301a	"Article 301a
301b,	Exercise of the delegation	Exercise of the delegation	Exercise of the delegation	Exercise of the delegation
301c				
(new)	1. The powers to adopt delegated acts referred to in Articles 17, 31, 35, 37, 50, 56, 58, 75, 86, 92, 97, 99, 111, 114, 127, 130, 135, 143, 172, 210, 211, 216, 217, 227, 234, 241, 244, 245, 247, 248, 249, 256, 258, 260 and 308b shall be conferred on the Commission for a period of 5 years following the entry into force of this Directive.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. 2. The delegation of power referred to in Articles 17, 31, 35, 37, 50, 56, 58, 75, 86, 92, 97, 99, 111, 114, 127, 130, 135, 143, 172, 210, 211, 216, 217, 227, 234, 241, 244, 245, 247, 248, 249, 256, 258, 260 and 308a [] shall be conferred on the Commission for a period of 5 years from*	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. 1a. The delegation of power referred to in Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 shall be conferred on the Commission for a period of four years from*	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. 1a. The delegation of power referred to in Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 shall be conferred on the Commission for a period of four years from*
	The Commission shall draw up a report in respect of the delegated power at the latest 6 months before the end of the 5 year period. The delegation of powers shall be automatically extended for periods of an identical duration, unless the European Parliament or the Council revokes it in accordance with Article 301b. 2. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council. 3. The power to adopt delegated acts is conferred on the Commission subject to	The Commission shall draw up a report in respect of the delegation of power not later than 9 months before the end of the 5 year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.	The Commission shall draw up a report in respect of the delegated power at the latest six months before the end of the four-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.	The Commission shall draw up a report in respect of the delegated power at the latest six months before the end of the four-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.

<sup>Date of entry into force of this Directive.
OJ please insert the date of entry into force of this Directive.
OJ please insert the date of entry into force of this Directive.</sup>



EBPOTIEЙCKU ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÁISCHES PARLAMENT EUROPA-PARLAMENTE EVPOTIATÍKO KOINOBOYNIO EUROPEAN PARLAMENT PARLEMENT EUROPÉEN PARLAMENTS PARLAMENTO EUROPEO EIROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EURÓPAI PARLAMENTE IL-PARLAMENTE EUROPEW EUROPEES PARLEMENT EUROPEEN PARLAMENTAL EUROPEAN EUROPEAN EUROPEAN PARLAMENT EUROPEAN EUROPEAN EUROPEAN PARLAMENT EUROPEAN EUROPAS PARLAMENT EUROPARALAMENTE

the conditions laid dow	n in Articles 301b
and 301c	

Article 301b Revocation of the delegation

- 1. The delegation of power referred to in Articles 17, 31, 35, 37, 50, 56, 58, 75, 86, 92, 97, 99, 111, 114, 127, 130, 135, 143, 172, 210, 211, 216, 217, 227, 234, 241, 244, 245, 247, 248, 249, 256, 258 260 and 308b may be revoked at any time by the European Parliament or by the Council.
- 2. The institution which has commenced an internal procedure for deciding whether to revoke a delegation of power shall inform the other legislator and the Commission at the latest one month before the final decision is taken, stating the delegated power which could be subject to revocation and the reasons for a revocation.
- 3. The decision of revocation shall put an end to the delegation of the power specified in that decision. It shall take effect immediately or at a later date specified therein. It shall not affect the validity of the delegated acts already in force. It shall be published in the Official Journal of the European Union.

Article 301c Objections to delegated acts

3. The delegation of power referred to in Articles 17, 31, 35, 37, 50, 56, 58, 75, 86, 92, 97, 99, 111, 114, 127, 130, 135, 143, 172, 210, 211, 216, 217, 227, 234, 241, 244, 245, 247, 248, 249, 256, 258, 260 and 308a may be revoked at any time by the European Parliament or by the Council.

1b. The delegation of power referred to in Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 may be revoked at any time by the European Parliament or by the Council.

1b. The delegation of power referred to in Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 may be revoked at any time by the European Parliament or by the Council.

A decision of revocation shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

<u>4</u>. As soon as it adopts a delegated act, the Commission shall notify it

A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect on the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

2. As soon as it adopts a delegated act, the Commission shall notify it

A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect on the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

2. As soon as it adopts a delegated act, the Commission shall notify it



EBPOПEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET
EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT EVPOПAĬKO KOINOBOYAIO EUROPEAN PARLAMENT
PARLEMENT EUROPÉEN PARLAMINIT NA HEDRAP PARLAMENTO EUROPEO EIROPAS PARLAMENTS
EUROPOS PARLAMENTAS EURÓPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT
PARLAMENT EUROPEISKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN
EURÓPSKY PARLAMENT EVROPSKÍ PARLAMENTI EUROOPAN PARLAMENTIL EUROPAPARLAMENTET

1. The European Parliament and the Council may object to the delegated act within a period of two months from the date of notification. At the initiative of	simultaneously to the European Parliament and to the Council.	Simultaneously to the European Parliament and to the Council.	simultaneously to the European Parliament and to the Council.
the European Parliament or the Council, that period shall be extended by one month.	5. A delegated act adopted pursuant to Articles 17, 31, 35, 37, 50, 56, 58, 75, 86, 92, 97, 99, 111, 114, 127, 130, 135, 143, 172, 210, 211, 216, 217, 227, 234, 241, 244, 245, 247, 248, 249, 256, 258, 260	3. A delegated act adopted pursuant to Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 shall enter into force only if no objection has been expressed either by	3. A delegated act adopted pursuant to Articles 17, 37, 50, 56, 109a, 172, 216, 217, 227, 241, 244, 245, 247, 256, 258, 260 shall enter into force only if no objection has been expressed either by
2. If, on expiry of the period referred to in paragraph 1, neither the European Parliament nor the Council has objected to the delegated act, it shall be published in the Official Journal of the European Union and shall enter into force on the	and 308a shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of 3 months of notification of that act to the European Parliament and the Council or, if, before	the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both	the European Parliament or the Council within a period of three months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both
date stated therein. The delegated act may be published in the Official Journal of the European Union and enter into force before the expiry of that period if the European Parliament and the Council have both informed the Commission of their intention not to raise	the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by 3 months at the initiative of the European Parliament or the Council." []	informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or the Council.	informed the Commission that they will not object. That period shall be extended by three months at the initiative of the European Parliament or the Council.
objections. 3. If either the European Parliament or the Council objects to the delegated act within the period referred to in paragraph 1, it shall not enter into force. The institution which objects shall state the reasons for objecting to the delegated act."			
		Article 301b Sunrise clause	
		When adopting for a first time the regulatory technical standards provided for in Article 35(6), Article 37(6a),	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

			Article 50, Article 58(8), Article 75(2),	
			Article 86, Article 92(1), Article 97(1), Article 99(1), Article 111(1) and (2),	
			Article 114(1), Article 127, Article 130,	
			Article 135(1) and (2a), Article 143(1)	
			and (2), Article 210(2), Article 211(2),	
			Article 234, Article 245(4) Article 248(6)	
			and (7), Article 249(3) and for a	
			transitional period of a maximum two	
			years after* the publication of this	
			Directive in the Official Journal of the European Union the Commission shall	
			follow the procedure for the adoption of	
			delegated acts as set out in Article 301a.	
			Any amendments to such delegated acts	
			or, after the transitional period has	
			expired, any new regulatory technical	
			standards shall be adopted in	
			accordance with the procedures as set	
1	(60) I A (11 204(2) (1 1 (121	(60) I A (11 204(2) (1 1 (121	out in the relevant Articles.";	(60) I A (11 204 I 2 1
Art. 2 point 69	(69) In Article 304(2), the date "31 October 2015" is replaced by the date "31	(69) In Article 304(2), the date "31 October 2015" is replaced by the date "31	(69) In Article 304, <i>paragraph 2</i> is replaced by <i>the following</i> :	(69) In Article 304, <i>paragraph 2</i> is replaced by <i>the following</i> :
point 09	December 2015".	December 2016".	replaced by the jouowing.	replaced by the jouowing.
Art. 304	Beecinoer 2013 .	Beechoer 20 <u>10</u> .	"The Commission shall submit to the	"The Commission shall submit to the
para 2			European Insurance and Occupational	European Insurance and Occupational
			Pensions Committee and the European	Pensions Committee and the European
			Parliament, by 31 December 2015, a	Parliament, by 31 December 2016, a
			report on the application of the	report on the application of the
			approach set out in paragraph 1 and	approach set out in paragraph 1 and
			the supervisory authorities' practices adopted pursuant to paragraph 1,	the supervisory authorities' practices adopted pursuant to paragraph 1,
			accompanied, where appropriate, by	accompanied, where appropriate, by
			adequate proposals. That report shall	adequate proposals. That report shall
			address, in particular, cross-border	address, in particular, cross-border
			effects of the use of that approach with	effects of the use of that approach with
			a view to preventing regulatory	a view to preventing regulatory
			arbitrage by insurance and reinsurance	arbitrage by insurance and reinsurance
			undertakings.";	undertakings.";



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

Art. 2 point 70	(70) The following Article 308a is inserted:	(70) The following Article 308a is inserted:	(70) The following <i>section</i> is inserted:	
Section 4, Art. 308 a	"SECTION 3 Transitional measures specified by delegated acts	"SECTION 3 Transitional measures specified by delegated acts	"SECTION 3 Insurance and reinsurance	
(new)	Article 308a			
	Transitional provisions	Article 308a Transitional provisions []	Article 308a <i>Phasing-in</i>	
	1. Where the Commission has adopted a delegated act in accordance with Article	1. [] By way of derogation from Article 76(2), Article 76(3) and Article 76(5),	1. Between 1 January and 31 December 2013, insurance and reinsurance	
	308b(1), Article 35(5) shall not apply for a maximum period of five years from the	[] the rates of the relevant risk-free interest rate term structure to calculate the	undertakings and supervisory authorities shall take all measures	
	date referred to in the first sub-paragraph of Article 309(1).	best estimate with respect to insurance or reinsurance obligations corresponding to	necessary to comply as of 1 January 2014 with the national laws, regulations	
		paid-in premiums for existing contracts:	and administrative provisions implementing this Directive.	
		(a) for which, according to national law by the last date of the application of		
		Directive 2002/83/EC, technical provisions were calculated using the		
		interest rate referred to in Article 20.B.a.ii of Directive 2002/83/EC; and,		
		(b) where the insurance or reinsurance undertaking complies with		
		the laws, regulations and administrative provisions for the establishment of technical provisions which are adopted		
		pursuant to Article 20 of Directive 2002/83/EC, Article 15 of Directive		
		73/239/EEC and Article 32 of Directive 2005/68/EC:		
		shall, subject to prior supervisory approval, be calculated as set out in paragraph 2.		



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2. Where the Commission has adopted a delegated act in accordance with Article 308b(2), the condition referred to in Article 37(1)(a) that the supervisory authority has concluded that the risk profile of the insurance or reinsurance undertaking has deviated significantly from the assumptions underlying the Solvency Capital Requirement as calculated using the standard formula shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1). Equally, the requirement in Article 37(2) that capital add-ons imposed under point a) of Article 37(1) are to be calculated in such a way so as to ensure the undertaking complies with Article 101(3) shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1).

2. For each currency and in respect of each maturity the rate shall be calculated as the weighted average of:

(a) the interest rate referred to in Article 20.B.a.ii of Directive 2002/83/EC as calculated at the last date of the application of Directive 2002/83/EC; and

(b) the rate for that maturity of the relevant risk-free interest rate term structure as measured in accordance with Article 76(2), Article 76(3) and Article 76(5).

The weight for the rate expressed in point (b) shall increase at least linearly at the end of each year from 0 % during the first year following the last date of the application of Directive 2002/83/EC, to 100 % as of 7 years after 1 January 2014.

2. From 1 January 2013 Member States shall ensure that the supervisory authorities have the power to:

- (a) decide on:
- (i) the approval of undertaking specific parameters in accordance with Article 104 (7);
- (ii) the approval of ancillary own funds in accordance with Article 90;
- (iii) the approval of the classification of own funds items referred to in the third paragraph of Article 95;
- (iv) the approval of a full or partial internal model in accordance with Articles 112 and 113;
- (v) the approval of special purpose vehicles to be established in their territory;
- (vi) the approval of ancillary own funds of an intermediate insurance holding company in accordance with Article 226(2):
- (vii) a decision referred to in Article 228; (viii) the approval of a group internal model in accordance with Article 231 and Article 233(5);
- (ixi) the permission to be subject to Articles 238 and 239, in accordance with Article 236;
- (b) determine the level and scope of group supervision in accordance with Sections 2 and 3 of Title III, Chapter I;
- (c) determine the choice of method to calculate group solvency in accordance with Article 220:



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		(d) make the determination on equivalence and temporary equivalence in accordance with Articles 227 and 260; (e) identify the group supervisor in accordance with Article 247;
		(f) establish a college of supervisors in accordance with Article 248; (g) make the determinations referred to
		in Articles 262 and 263; and (h) determine the application of waivers and transitional periods in accordance with Article 308a(3) and Article 308b.
		Member States shall oblige the supervisory authorities concerned to consider applications submitted by insurance and reinsurance undertakings for approval or permission in accordance with paragraph 3. The decisions taken by the supervisory authorities on applications for approval or permission shall not become applicable before the date referred to Article 310.
3. Where the Commission has adopted a delegated act in accordance with Article 308b(3), Article 41(1) and Article 41(3) shall not apply for a maximum period of 3 years from the date referred to in the first sub-paragraph of Article 309(1).	3. The Commission shall adopt delegated acts further specifying the criteria to be met by existing contracts in order to be eligible for the transitional measure referred to in paragraphs 1 and 2.	3. Without prejudice to Article 308b, as of 1 July 2013 insurance and reinsurance undertakings shall: (a) calculate estimates for the Solvency Capital Requirement, the Minimum
4. Where the Commission has adopted a	4. By way of derogation from Article 94,	Capital Requirement and the amount of own funds, determine the balance sheet



EBPONEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPÄISCHES PARLAMENT EUROOPA PARLAMENT EYPONAÏKO KOINOBORJOL EUROPEAN PARLAMENT PARLAMENT EUROPÉEN PARLAMINIT NA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT IL-PARLAMENT EWROPEW EUROPEES PARLAMENTS PARLAMENT EUROPEISKI PARLAMENTO EUROPEU PARLAMENTUL EUROPEAN EUROPSKY PARLAMENT EVROPSKI PARLAMENT EUROOPAN PARLAMENTUL EUROPEAN

delegated act in accordance with Article 308b(4), Article 51(1) shall not apply for a maximum period of 3 years from the date referred to in the first sub-paragraph of Article 309(1).

5.Where the Commission has adopted a delegated act in accordance with Article 308b(5), Article 75(1) shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1).

basic own-fund items that meet the criteria set out in the delegated act adopted by the Commission in accordance with paragraph 5, shall be included in Tier 1 or Tier 2 basic own funds for up to 10 years after 1 January 2014.

5. The Commission shall adopt delegated acts specifying the basic own-fund items subject to the transitional measures and the transitional requirements referred to in paragraph 4 as to the classification of own fund items, which will apply to those specified basic own-fund items and requiring that during the transitional period insurance and reinsurance undertakings comply at least with the laws, regulations and administrative provisions adopted pursuant to Article 27 of Directive 2002/83/EC, Article 16 of Directive 73/239/EEC and Article 36 of Directive 2005/68/EC in respect of those own fund items.

6. Where the Commission has adopted a delegated act in accordance with Article 308b(6), Article 76(2), Article 76(3) and Article 76(5) shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1).

7. Where the Commission has adopted a

<u>6</u>. By way of derogation from Article 100, Article 101(3) and Article 104:

(a) until 31 December 2015 the standard parameters to be used when calculating the concentration risk sub-module and the spread risk sub-module in accordance with the standard formula shall be the same in relation to exposures to Member

in accordance with this Directive, and provide the supervisory authorities concerned with this information;

(b) provide supervisory authorities with the information referred to in Article 35 on an annual basis in relation to the financial year ending on or after 1 July 2013.

The reference date of the balance sheet referred to in point (a) shall be the first day of the financial year starting on or after 1 July 2012, but before 1 July 2013.

Supervisory authorities may waive the requirement laid down in point (b) for insurance and reinsurance undertakings which do not comply fully with the requirements to have appropriate systems and structures in place in accordance with Article 35(5), provided that insurance and reinsurance undertakings remain subject to the reporting requirements in force in their respective jurisdiction before the date referred to in Article 309(1).



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delegated act in accordance with Article 308b(7), Article 94 shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1).

- 8. Where the Commission has adopted a delegated act in accordance with Article 308b(8), the first paragraph of Article 100, Article 101(3), Article 102, and Article 104 shall not apply for a maximum period of 10 years from the date referred to in the first sub-paragraph of Article 309(1).
- 9. Where the Commission has adopted a delegated act in accordance with Article 308b(9), Article 218(2) and (3) shall not apply for a maximum period of 10 years from the date referred to in the first subparagraph of Article 309(1).

States' central governments or central banks denominated and funded in the domestic currency of any Member State as the ones that would be applied to such exposures denominated and funded in their domestic currency;

- (b) the standard parameters to be used for equities that the undertaking purchased on or before 31 December 2013, when calculating the equity risk sub-module in accordance with the standard formula without the option set out in Article 304 shall be calculated as the weighted averages of:
- (i) the standard parameter to be used when calculating the equity risk submodule in accordance with Article 304; and
- (ii) the standard parameter to be used when calculating the equity risk submodule in accordance with the standard formula without the option set out in Article 304.

The weight for the parameter expressed in point (ii) shall increase at least linearly at the end of each year from 0 % during the year starting on 1 January 2014 to 100 % as of 5 years after 1 January 2014.

7. The Commission shall adopt delegated acts further specifying the procedure and criteria to be met, including the equities that shall be subject to the transitional measure, in order to use the standard parameters calculated in accordance with



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Art. 2 point 71 Art. 308b	inserted: Article 308b Delegated Acts	(71) []	Article 308b Transitional periods	
A 2	(71) The following Article 308b is	Directive 2002/83/EC as in force on the last date of application of Directive 2002/83/EC. ¹¹		
		with a view to comply with Articles 1-19, 27-30, 32-35 as well as Articles 37-67 of		
		December 2015, continue to apply the laws, regulations and administrative provisions that had been adopted by them		
		applied provisions referred to in Article 4 of Directive 2003/41/EC, such home Member States may, until 31		
		9. Where, on the date of entry into force of this Directive, home Member States		
		where the transitional provisions referred to in the first subparagraph are applicable.		
		out in Articles 225 to 229 and the methods for calculating group solvency in Articles 230 to 233 and Article 235,		
		Articles 222 and 223 and []the application of the calculation methods set		
		acts []setting out the changes which relate to the general principles in calculating group solvency set out in		
		shall apply <i>mutatis mutandis</i> . The Commission shall adopt delegated		
		8. By way of derogation from Articles 218(2) and (3), the transitional provisions as referred to in Article 308a(1) to (7)		
		point b of paragraph 6.		



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The Commission may adopt delegated acts, in accordance with Article 301a and subject to the conditions of Articles 301b and 301c, regarding the following:

- (a) with regard to Article 308a(1), specifying the length of the transitional period which may be shorter than the maximum of 3 years, specifying any phasing of the transitional period, and specifying the transitional requirements as to the systems and structures undertakings shall have in place to comply with information required to be provided for supervisory purposes and requiring that insurance and reinsurance undertakings comply at least with the laws, regulations and administrative provisions related to production of accounts and periodic submission of returns which are adopted pursuant to Article 13 Directive of 2002/83/EC, Article 11 of Directive 84/641/EC and Article 17 of Directive 2005/68/EC.
- (b) with regard to Article 308a(2), specifying the length of the transitional period which may be shorter than 10 years, specifying any phasing of the transitional period, specifying a requirement to take the assumptions underlying a transitional Solvency Capital Requirement referred to in Article 308b(8) rather than the Solvency Capital Requirement into account when concluding whether the conditions for imposing a capital add-on under Article 37(1)(a) are met and specifying the

- 1. Member States may allow insurance and reinsurance undertakings or insurance and reinsurance groups with a balance sheet total less than EUR25 billion, which do not comply with the Solvency Capital Requirement on the date referred to in Article 310 a period not exceeding two years in which to do so provided that such undertakings or groups have, in accordance with Article 138(2) and Article 142, submitted for the approval of the supervisory authorities concerned the measures which they propose to take for such purpose.
- 2. Member States may allow insurance and reinsurance undertakings which do not comply fully with the requirements to have appropriate systems and structures in place in accordance with Article 35(5) and Article 55(1) on the date referred to in Article 310, a period not exceeding two years in which to do so.
- 3. During that period, Member States may allow insurance and reinsurance undertakings which do not comply fully with the requirements to disclose publicly the information referred to in Articles 51 and 53, 54 and 55, to disclose and include in regular supervisory reporting only the information which implemented systems and structures are able to provide.
- 4. Member States may allow insurance



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calculation of the capital add-on by reference to the calibration and confidence level attributes of that transitional Solvency Capital requirement rather than those of the standard formula Solvency Capital Requirement;

(c) with regard to Articles 308a(3), the length of the transitional period which may be shorter than the maximum of 3 years, the phasing of the transitional period and the transitional requirements as to the system of governance and the extent to which the systems, functions, and requirements referred to in Articles 41 to 49 to be complied with by insurance and reinsurance undertakings during the transitional period and requiring that insurance and reinsurance undertakings comply at least with the laws, regulations and administrative provisions requiring sound administrative procedures and internal control which are adopted pursuant to Article 10 of Directive 2002/83/EC. Article 9 of Directive 84/641/EC and Article 15 of Directive 2005/68/EC.

(d) with regard to Article 308a(4), the length of the transitional period which may be shorter than the maximum of 3 years, any phasing of the transitional period, and any transitional requirements as to the content and timing of the information which must be publicly disclosed by insurance and reinsurance undertakings and requiring that insurance and reinsurance undertakings be at least

and reinsurance groups which do not comply fully with the requirements to have appropriate systems and structures in place in accordance with Articles 254 on the date referred to in Article 310 a period not exceeding two years in which to do so.

- 5. During that period, Member States may allow insurance and reinsurance groups which do not comply fully with the requirements to disclose publicly the information referred to in Article 256, to disclose and include in regular supervisory reporting only the information which implemented systems and structures are able to provide.
- 6. Notwithstanding Article 94, basic own-fund items that were issued prior to ...*, and that could be used to meet the available solvency margin up to at least 50 % of the solvency margin according to Article 16(3) of Directive 73/239/EEC, Article 1 of Directive 2002/13/EC, Article 27(3) of Directive 2002/83/EC and Article 36(3) of Directive 2005/68/EC shall be included in Tier 1 basic own funds for up to 10 years after the date referred to in Article 310.
- 7. Notwithstanding Article 94, basic own-fund items that were issued prior to ...*, and that could be used to meet the available solvency margin up to 25 % of the solvency margin according to Article 16(3) of Directive 73/239/EEC, Article 1 of Directive 2002/13/EC. Article 27(3) of



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required to disclose a report containing a high level summary of the information listed in Article 51(1).

(e) with regard to Article 308a(5) the length of the transitional period which may be shorter than the maximum of 10 years, any phasing of the transitional period, any specification of the assets and liabilities which shall be subject to transitional requirements as to valuation and the transitional requirements as to the methods and assumptions to be used in the valuation of the specified assets and liabilities and requiring that insurance and reinsurance undertakings comply at least with the Member State's laws, regulations and administrative provisions for valuation of such assets and liabilities which were applicable on 31 December 2012;

(f) with regard to Article 308a(6), the length of the transitional period which may be shorter than the maximum of 10 years, the phasing of the transitional period and the transitional requirements as to the methodologies and assumptions to be used in the calculation of technical provisions and which will apply during the transitional period and requiring that insurance and reinsurance undertakings comply at least with the laws, regulations and administrative provisions for the establishment of technical provisions which are adopted pursuant to Article 20 of Directive 2002/83/EC, Article 15 of Directive 73/239/EEC and Article 32 of Directive 2002/83/EC and Article 36(3) of Directive 2005/68/EC shall be included in Tier 2 basic own funds for up to 10 years after the date referred to in Article 310.

- 8. With respect to insurance and reinsurance undertakings investing in tradable securities or other financial instruments based on repackaged loans that were issued before 1 January 2011, the requirements referred to in Article 135(2)(a) shall apply from 31 December 2014, but only in circumstances where new underlying exposures are added or substituted after 31 December 2014.
- 9. The standard parameters to be used for equities that the undertaking purchased on or before ...*, when calculating the equity risk sub-module in accordance with the standard formula without the option set out in Article 304 shall be calculated as the weighted averages of:
- (a) the standard parameter to be used when calculating the equity risk submodule in accordance with Article 304; and
- (b) the standard parameter to be used when calculating the equity risk submodule in accordance with the standard formula without the option set out in Article 304.

The weight for the parameter expressed in point (b) of the first subparagraph



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Directive 2005/68/EC;

(g) with regard to Articles 308a(7), the length of the transitional period which may be shorter than the maximum of 10 years, the phasing of the transitional period, the specification of the own fund items subject to the transitional, and the transitional requirements as to the classification of own fund items, which will apply to those specified own funds items and requiring that during the transitional period insurance and reinsurance undertakings comply at least with the laws, regulations and administrative provisions adopted pursuant to Article 27 of Directive 2002/83/EC, Article 16 of Directive 73/239/EEC and Article 36 of Directive 2005/68/EC in respect of those own fund items;

(h) with regard to Articles 308a(8), the length of the transitional period which may be shorter than the maximum of 10 years, any phasing of the transitional period and any transitional requirements as to the calculation and use of a transitional Solvency Capital Requirement. The calculation of the transitional Solvency Capital requirement may include modifications to the stresses, scenarios, correlation coefficients and parameters of the Solvency Capital Requirement standard formula that would otherwise apply. The delegated act shall also require that insurance and reinsurance undertakings comply with a

shall increase at least linearly at the end of each year from 0 % during the year starting on 1 January 2014 to 100 % as from 7 years after 1 January 2014.

The Commission shall adopt delegated acts in accordance with Article 301a further specifying the criteria to be met, including the equities that may be subject to the transitional period.

In order to ensure uniform conditions of application of that transitional period, EIOPA shall develop draft implementing technical standards on the procedures to be followed for the application of this paragraph.

EIOPA shall submit those draft implementing technical standards to the Commission by [...].

Power is conferred on the Commission to adopt the implementing technical standards referred to in the fourth subparagraph in accordance with Article 15 of Regulation (EU) No 1094/2010.

10. Where, on ...*, Member States applied provisions referred to in Article 4 of Directive 2003/41/EC, such Member States may, until amendments to Articles 17 to 17c of Directive 2003/41/EC have been adopted, continue to apply the laws, regulations and administrative provisions that had been adopted by them with a view to complying with Articles 1 to 19. 27 to 30. 32 to 35 and 37



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transitional Solvency Capital Requirement that is no higher than the Solvency Capital Requirement and no lower than the sum of the Minimum Capital Requirement and fifty per cent of the difference between the Solvency Capital Requirement and the Minimum Capital Requirement;

(i) with regard to Article 308a(9), changes which relate to the choice of calculation method and general principles in calculating group solvency set out in Article 220 to 229 and Articles 230 to 233 and Article 235 in relation to the methods for calculating group solvency. The delegated acts may also set out the changes which relate to the calculation of group solvency under supervision at group level as referred to in Article 213(2)(c), where the equivalent supervision is absent as referred to in Article 262. Those changes to the calculation of group own funds and the group solvency capital requirement shall be consequential to any transitional requirements on own funds classification and the Solvency Capital Requirement which apply at the level of individual insurance or reinsurance undertakings during the transitional period as referred to in Article 308a(7) and Article 308a(8) The delegated act shall require that insurance and reinsurance undertakings ensure that eligible own funds, taking account of the transitional provisions in Article 308a(7), are available in the group. Those eligible own funds shall be to 67 of Directive 2002/83/EC as in force on the last date of application of Directive 2002/83/EC.

- 11. Third countries applying legislation which is recognised as equivalent to this Directive may apply transitional periods equivalent to those laid down in paragraphs 1 to 10.
- 12. Member States may allow the ultimate parent insurance or reinsurance undertaking during a period of up to seven years after the date referred to in Article 309(1) to apply for the approval of an internal group model applicable to a part of a group where both the undertaking and the ultimate parent undertaking are located in the same member state and if this part forms a distinct part having a significantly different risk profile from the rest of the group.



at least equal to a group Solvency Capital Requirement which shall be calculated by reference to the calculation method of the transitional Solvency Capital Requirement referred to in Article 308a(8) or the amount of the transitional Solvency Capital Requirement;

(j) with regard to Article 254(2)), changes which relate to the information to be reported to the authorities responsible for exercising group supervision which are consequential to the requirements for supervisory reporting at the level of individual insurance or reinsurance undertakings which apply during the transitional period referred to in Article 308a(1))

(k) with regard to Article 256(1) changes which relate to the content and timing of the information which must be publicly disclosed and which are consequential to the requirements for public disclosure at the level of individual insurance or reinsurance undertakings which apply during the transitional period as referred to in Article 308a(4)."

Article 308c
Matching adjustment for certain life
insurance obligations

1. By way of derogation from Articles 75, 76 and 77, Member States may allow life insurance undertakings to calculate the rates of the relevant risk-free interest rate term structure to calculate the best



estimate with respect to life insurance obligations with a matching adjustment as set out in paragraphs 2 and 3, provided that the following conditions relating to the life insurance obligations and the assets covering them are met:

- (a) the life insurance undertaking has assigned a portfolio of assets, consisting of bonds and other assets with similar cash-flow characteristics, to cover the best estimate of the portfolio of life insurance obligations and maintains that assignment over the lifetime of the obligations, except for the purpose of maintaining the replication of cash-flows between assets and liabilities where the cash-flows have materially changed such as the default of a bond;
- (b) the portfolio of life insurance obligations to which the matching adjustment is applied and the assigned portfolio of assets are ring-fenced, managed and organised separately from the other activities of the life insurance undertaking, without any possibility of transfer;
- (c) the future cash-flows of the assigned portfolio of assets replicate each of the future cash-flows of the portfolio of life insurance obligations in the same currency and any mismatch does not give rise to risks which are material in relation to the risks inherent in the life insurance business to which a matching adjustment is applied;



(d) the life insurance contracts underlying the portfolio of life insurance obligations do not give rise to future premium payments;

(e) the only underwriting risks connected to the portfolio of life insurance obligations are longevity risk, expense and revision risk and the contracts underlying the life insurance obligations include no options for the policy holder or only a surrender option where the surrender value does not exceed the value of the assets, valued in accordance with Article 75, covering the life insurance obligations at the time the surrender option is exercised;

(f) the cash-flows of the assets of the assigned portfolio of assets are fixed;

(g) the cash-flows of the assets of the assigned portfolio of assets cannot be changed by the issuers of the assets or any third parties;

(h) no assets of the assigned portfolio of assets have a credit quality below the adequate credit quality determined in accordance with paragraph 7;

(i) the life insurance undertaking publicly discloses the application of the matching adjustment in accordance with this Article and the monetary effect on its financial position;



> (j) the activities of the life insurance undertaking in relation to which the matching adjustment is applied in accordance with this Article are pursued only in the Member State where the undertaking has been authorised;

(k) the supervisory authority has approved the application of the matching adjustment to the portfolio of life insurance obligations where it is satisfied that the requirements set out in points (a) to (j) are complied with.

Where cash-flows of the life insurance obligations as referred to in point (f) depend on inflation, the life insurance undertaking may use assets where the cash-flows are fixed except for a dependence on inflation, provided that those assets replicate the inflation included cash-flows of the portfolio of life insurance obligations.

- 2. For each currency and in respect of each maturity the matching adjustment shall be calculated in accordance with the following principles:
- (a) the matching adjustment shall be equal to the difference of the following:
- (i) the annual effective rate, calculated as the single discount rate that, where applied to the cash-flows of the portfolio of life insurance obligations, results in a value that is equal to the value in accordance with Article 75 of the



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portfolio of assigned assets; and (ii) the annual effective rate, calculated as the single discount rate that, where applied to the cash-flows of the portfolio of life insurance obligations, results in a value that is equal to the value of the best estimate of the portfolio of life insurance obligations where the time value is taken into account using the basic risk-free interest rate term structure;	
(b) the matching adjustment shall not include the fundamental spread reflecting the risks retained by the life insurance undertaking;	
(c) the matching adjustment shall provide the right management incentives, taking into account at least the credit quality of the assigned assets.	
3. For the purposes of paragraph 2(b) the fundamental spread shall be: (a) assessed dynamically on an ongoing basis, and shall be equal to the sum of the following: (i) the credit spread corresponding to the probability of default of the assets; and (ii) the credit spread corresponding to the expected loss resulting from downgrading of the asset.	
(b) no lower than 75 % of the long term average of the spread over the basic risk free interest rate of assets of the same duration, credit quality and asset class, as observed in financial markets.	



The probability of default referred to in point (a)(i) shall be based on long-term default statistics that are relevant for the asset in relation to its duration, credit quality and asset class.

4. Life insurance undertakings applying the calculation method laid down in paragraphs 2 and 3 shall not be allowed to apply any other adjustments to the risk-free interest rate term structure. Life insurance undertakings that apply the matching adjustment to a portfolio of life insurance obligations shall not revert back to the approach that does not include a matching adjustment. Where a life insurance undertaking that applies the matching adjustment is no longer able to comply with the conditions set out in paragraph 1, it shall immediately inform the supervisory authority and take the necessary measures to restore compliance with these conditions. Where such undertaking is not able to restore compliance with these conditions within two months it shall cease applying the matching adjustment to any of its life insurance obligations and shall only be able to apply the matching adjustment again after a period of 24 months.

5. Life insurance undertakings applying the matching adjustment laid down in this Article shall not be allowed to apply the adapted relevant risk-free interest rate term structure referred to in Article 77a or the symmetric adjustment



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mechanism referred to in Article 106a.

- 6. The Commission shall adopt delegated acts in accordance with Article 301a further specifying:
- (a) the criteria to be met by life insurance undertakings in order to be eligible to apply the matching adjustment referred to in this Article;
- (b) the criteria in order to approve and verify the compliance with the requirements set out in paragraph 1;
- (c) the assumptions and methods to apply in the calculation of the fundamental spread referred to in paragraph 3;
- (d) the criteria to verify compliance with the requirements set out in paragraph 2(c).
- 7. In order to ensure consistent harmonisation in relation to the credit quality of the assets, EIOPA shall develop draft regulatory technical standards to specify the credit quality of the assigned assets, which shall be higher than the minimum quality generally considered to be investment grade, for the purposes of paragraph I(h), including, where relevant, appropriate limits necessary to guarantee an adequate credit quality of all assets for the undertaking as a whole.



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EIOPA shall submit those draft regulatory technical standards to the Commission by [].	
Power is delegated to the Commission to adopt the regulatory technical standards referred to in the second subparagraph in accordance with Articles 10 to 14 of Regulation (EU) No 1094/2010.	
8. Where life insurance undertakings calculate all or a material part of their technical provisions with a relevant risk-free interest rate term structure that includes a matching adjustment larger than zero, they shall submit to the supervisory authority annually the following written information:	
(a) a description of the impact of a reduction of the matching adjustment to zero; (b) where the reduction of the matching adjustment to zero would result in non-compliance with the Solvency Capital Requirement, an analysis of the undertaking's plans to re-establish in such a situation the level of eligible own funds covering the Solvency Capital Requirement or to reduce the risk profile to ensure compliance with the Solvency Capital Requirement;	
(c) the amount of technical provisions for life insurance obligations to which the matching adjustment is applied. 9. EIOPA, in close cooperation with the	



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ESRB, and after conducting a public consultation, shall assess the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article, including the delegated implementing acts adopted pursuant thereto. That assessment shall be made in relation to the availability of longterm guarantees in life insurance products, the behaviour of life insurance undertakings as long-term investors and, more generally, financial stability. Based on that assessment, the Commission shall send a report to the European Parliament and to the Council by1 January 2021, or, where appropriate for the matching adjustment, by 1 January 2019.

The report shall focus, in particular, on the effects on:

- (a) the functioning and stability of European life insurance markets;
- (b) the internal market and in particular competition and level playing field in European life insurance markets;
- (c) policy holder protection;
- (d) the extent to which life insurance undertakings continue to operate as long-term investors;
- (e) the availability and pricing of annuity products;



EBPOTIEЙCKII ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPAISCHES PARLAMENT EUROPA PARLAMENT EVPOTIAĬCH KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEEN PARLAMENTA BOYAINIMINT NA BEODRA PARLAMENTO EUROPEO EUROPES PARLEMENT EUROPES PARLAMENTA EUROPEN PARLAMENTA EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTU EUROPEN PARLAMENTO EUROPEN PARLAMENTO EUROPANAMENTO EUROPANAMENTO

(f) the availability and pricing of other (competing) products; (g) long-term investment strategies by undertakings in relation to products to which paragraphs 1 to 7 is applied relative to hose in relation to other long-term guarantees; (h) consumer choice and consumer awareness of risk; (i) well-diversified and less well-diversified life insurance undertakings; and (j) other effects on the real economy. In addition, the report shall build on the supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the applropriate measure in the context of a well-functioning and stable tife	
undertakings in relation to products to which paragraphs I to 7 is applied relative to those in relation to other long-term guarantees; (h) consumer choice and consumer awareness of risk; (i) well-diversified and less well-diversified life insurance undertakings; and (j) other effects on the real economy. In addition, the report shall build on the supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs I to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the appropriate measure in the context of a	
awareness of risk; (i) well-diversified and less well-diversified life insurance undertakings; and (j) other effects on the real economy. In addition, the report shall build on the supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	undertakings in relation to products to which paragraphs 1 to 7 is applied relative to those in relation to other
diversified life insurance undertakings; and (j) other effects on the real economy. In addition, the report shall build on the supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	
In addition, the report shall build on the supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	diversified life insurance undertakings;
supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant thereto. The report shall be followed, if necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	(j) other effects on the real economy.
necessary, by appropriate legislative proposals. 10. Where the report referred to in paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	supervisory experience with the application of Articles 77a, 77b, 106, 106a, 304 and paragraphs 1 to 8 of this Article including the delegated and implementing acts adopted pursuant
paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a	necessary, by appropriate legislative
insurance market and the underlying principles of this Directive, the	paragraph 9 concludes that the matching adjustment is not the appropriate measure in the context of a well-functioning and stable life insurance market and the underlying



> in accordance with Article301a to replace this Article with the following transitional provisions for the application of the matching adjustment:

Article 308c

Transitional measure for the matching adjustment for certain life insurance obligations

1. By way of derogation from Articles 75, 76 and 77, Member States may allow life insurance undertakings to calculate the rates of the relevant risk-free interest rate term structure to calculate the best estimate with respect to life insurance obligations with a matching adjustment as set out in paragraphs 2 and 3, provided that the following conditions relating to the life insurance obligations and the assets covering them are met:

- (a) the life insurance undertaking has assigned a portfolio of assets, consisting of bonds and other assets with similar cash-flow characteristics, to cover the best estimate of the portfolio of life insurance obligations and maintains that assignment over the lifetime of the obligations, except for the purpose of maintaining the replication of cash-flows between assets and liabilities where the cash-flows have materially changed such as the default of a bond;
- (b) the portfolio of life insurance obligations to which the matching adjustment is applied and the assigned



portfolio of assets are ring-fenced, managed and organised separately from the other activities of the life insurance undertaking, without any possibility of transfer; (c) the future cash-flows of the assigned portfolio of assets replicate each of the future cash-flows of the portfolio of life insurance obligations in the same currency and any mismatch does not give rise to risks which are material in relation to the risks inherent in the life insurance business to which a matching adjustment is applied; (d) the life insurance contracts underlying the portfolio of life insurance obligations do not give rise to future premium payments; (e) the only underwriting risks connected to the portfolio of life insurance obligations are longevity risk, expense and revision risk; the contracts underlying the life insurance obligations include no options for the policy holder or only a surrender option where the surrender value does not exceed the value of the assets, valued in accordance with Article 75, covering the life insurance obligations at the time the surrender option is exercised; (f) the cash-flows of the assets of the assigned portfolio of assets are fixed;

(g) the cash-flows of the assets of the



> assigned portfolio of assets cannot be changed by the issuers of the assets or any third parties;

- (h) no assets of the assigned portfolio of assets have a credit quality below the adequate credit quality determined in accordance with paragraph 7;
- (i) the life insurance undertaking publicly discloses the application of the matching adjustment in accordance with this Article and the monetary effect on its financial position;
- (j) the activities of the life insurance undertaking in relation to which the matching adjustment is applied in accordance with this Article are pursued only in the Member State where the undertaking has been authorised;
- (k) the supervisory authority has approved the application of the matching adjustment to the portfolio of life insurance obligations where it is satisfied that the requirements set out in points (a) to (j) are complied with;

Where cash-flows of the life insurance obligations as referred to in point (f) depend on inflation, the life insurance undertaking may use assets where the cash-flows are fixed except for a dependence on inflation, provided that those assets replicate the inflation included cash-flows of the portfolio of life insurance obligations.



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2. For each currency and in respect of each maturity the matching adjustment shall be calculated in accordance with the following principles:
(a) the matching adjustment shall be equal to the difference of the following:
(i) the annual effective rate, calculated as the single discount rate that, where applied to the cash-flows of the portfolio of life insurance obligations, results in a value that is equal to the value in accordance with Article 75 of the portfolio of assigned assets; and
(ii) the annual effective rate, calculated as the single discount rate that, where applied to the cash-flows of the portfolio of life insurance obligations, results in a value that is equal to the value of the best estimate of the portfolio of life insurance obligations where the time
value is taken into account using the basic risk-free interest rate term structure.
(b) the matching adjustment shall not include the fundamental spread reflecting the risks retained by the life insurance undertaking.
(c) the matching adjustment shall provide the right management incentives, taking into account at least the credit quality of the assigned assets.
3. For the purposes of paragraph 2(b)



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the fundamenta	l spread shall be:
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- (a) assessed dynamically on an ongoing basis, and equal to the sum of the following:
- (i) the credit spread corresponding to the probability of default of the assets; and
 (ii) the credit spread corresponding to the expected loss resulting from downgrading of the asset.
- (b) no lower than 75 % of the long-term average of the spread over the basic risk free interest rate of assets of the same duration, credit quality and asset class, as observed in financial markets.

The probability of default referred to in point (a)(i) shall be based on long-term default statistics that are relevant for the asset in relation to its duration, credit quality and asset class.

4. Life insurance undertakings applying the calculation method laid down in paragraphs 2 and 3 shall not be allowed to apply any other adjustments to the risk-free interest rate term structure. Life insurance undertakings that apply the matching adjustment to a portfolio of life insurance obligations shall not revert back to the approach that does not include a matching adjustment. Where a life insurance undertaking that applies the matching adjustment is no longer able to comply with the conditions set out in paragraph 1, it shall immediately inform the supervisory authority and



	take the necessary measures to restore compliance with these conditions. Where such undertaking is not able to restore compliance with these conditions within two months it shall cease applying the matching adjustment to any of its life insurance obligations and shall only be able to apply the matching adjustment again after a period of 24 months.	
	5. Life insurance undertakings applying the matching adjustment laid down in this Article shall not be allowed to apply the adapted relevant risk-free interest rate term structure referred to in Article 77a or the symmetric adjustment mechanism referred to in Article 106a.	
	6. The Commission shall adopt delegated acts in accordance with Article 301a further specifying:	
	(a) the criteria to be met by life insurance undertakings in order to be eligible to apply the matching adjustment referred to in this Article;	
	(b) the criteria in order to approve and verify the compliance with the requirements set out in paragraph 1;	
	(c) the assumptions and methods to apply in the calculation of the fundamental spread referred to in paragraph 3;	
	(d) the criteria to verify compliance with the requirements set out in paragraph	



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

2(c).
7. In order to ensure consistent
harmonisation in relation to the credit
quality of the assets, EIOPA shall
develop draft regulatory technical
standards to specify the credit quality of
the assigned assets, which shall be
higher than the minimum quality
generally considered to be investment
grade, for the purposes of paragraph 1 point h, including, where relevant,
appropriate limits necessary to
guarantee an adequate credit quality of
all assets for the undertaking as a whole.
EIOPA shall submit those draft
regulatory technical standards to the
Commission by [].
Power is delegated to the Commission to
adopt the regulatory technical standards
referred to in the second subparagraph
in accordance with Articles 10 to 14 of
Regulation (EU) No 1094/2010.
8. Where life insurance undertakings
calculate all or a material part of their
technical provisions with a relevant risk-
free interest rate term structure that
includes a matching adjustment larger
than zero, they shall submit to the
supervisory authority annually the following written information:
jouowing written information.
(a) a description of the impact of a
reduction of the matching adjustment to
zero;



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

Art. 2 point 72	(72) In Article subparagraph is	. , ,	the first	` '	. , ,	irst the	(b) where the reduction of the matching adjustment to zero would result in noncompliance with the Solvency Capital Requirement, an analysis of the undertaking's plans to re-establish in such a situation the level of eligible own funds covering the Solvency Capital Requirement or to reduce the risk profile to ensure compliance with the Solvency Capital Requirement; (c) the amount of technical provisions for life insurance obligations to which the matching adjustment is applied. 9. For each currency and in respect of each maturity the interest rate shall be calculated as the weighted average of: (a) the interest rate referred to in paragraphs 1 to 8; and (b) the interest rate for that maturity of the relevant risk-free interest rate term structure as measured in accordance with Articles 75, 76 and 77. The weight for the interest rate shall increase at least linearly at the end of each year from one-seventh during the first year of application of this Article, to 100% as from seven years after the application date of this Directive."; (72) in Article 309, paragraph 1 is replaced by the following:	(72) in Article 309, paragraph 1 is replaced by the following:
point 72 Art. 309	` /	replaced		` '	. , ,		replaced by the following:	replaced by the following:



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para 1 "Member States shall adopt and publish the laws, regulations and administrative provisions necessary to comply with Articles 4, 10, 13, 18, 23, 26 to 32, 34to 49, 51 to 55, 67, 68, 71, 72, 74 to 85, 87 to 91, 93 to 96, 98,100 to 110, 112, 113, 115 to 126, 128, 129, 131-134, 136-142, 144, 146, 148, 162 to 167, 172, 173, 178, 185, 190, 192, 210 to 233, 235-240, 243 to 258, 260 to 263, 265, 266, 303 and 304 and Annexes III and IV by 31 December 2012.

Member States shall apply those provisions from 1 January 2013."

"Member States shall adopt and publish the laws, regulations and administrative provisions necessary to comply with Articles 4, 10, 13, 14, 18, 23, 26 to 32, 34to 49, 51 to 55, 67, 68, 71, 72, 74 to 85, 87 to 91, 93 to 96, 98,100 to 110, 112, 113, 115 to 126, 128, 129, 131-134, 136, 142, 144, 146, 148, 162 to 167, 172, 173, 178, 185, 190, 192, 210 to 233, 235-240, 243 to 258, 260 to 263, 265, 266, 303, 304, 308a and 309a, as well as Annexes III and IV by 31 March 2013.

[...]

Member States shall apply the laws, regulations and administrative provisions referred to in the first subparagraph from 1 January 2014.

Notwithstanding the second subparagraph and exclusively for the purposes of the assessments carried out on the basis of Articles 90, 95, 104(7), 112, 113, 211, 230, 231, 304 and 308a Member States shall apply the laws, regulations and administrative provisions referred to in the first subparagraph from 1 June 2013. Notwithstanding the second subparagraph Member States shall apply the laws, regulations and administrative provisions necessary to comply with Article 309a from 1 April 2013.

The supervisory authorities' decisions regarding approvals taken in accordance with Articles 90, 95, 104(7), 112, 113, 211, 230,231, 304 and 308a shall not become applicable before 1 January 2014. By way of derogation of Article 112(4), the supervisory authorities shall decide on

"1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with Articles 4, 10, 13, 14, Article 17(3), Articles 18, 23, 26 to 32, 34 to 49, 51 to 55, Article 58(8), Articles 67, 68, 71, 72, 74 to 85, 87 to 91, 93 to 96, 98,100 to 110, 112, 113, 115 to 126, 128, 129, 131 to 134, 136 to 142, 143, 144, 146, 148, 162 to 167, 172, 173, 178, 185, 190, 192, 210 to 233, 235 to 240, 243 to 258, 260 to 263, 265, 266, 303 and 304, and Annexes III and IV by 31 December 2012. They shall forthwith communicate to the Commission the text of those provisions and a correlation table between those provisions and this Directive.";

"1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with Articles 4, 10, 13, 14, Articles 18, 23, 26 to 32, 34 to 49, 51 to 55, Articles 67, 68, 71, 72, 74 to 85, 87 to 91, 93 to 96, 98,100 to 110, 112, 113, 115 to 126, 128, 129. 131 to 134. 136 to 142. 143. 144. 146, 148, 162 to 167, 172, 173, 178, 185, 190, 192, 210 to 233, **235 to 240**, 243 to 258, 260 to 263, 265, 266, 303 and 304, and Annexes III and IV by 30 June 2013. Member States shall apply the laws. regulations and administrative provisions referred to in the first subparagraph from 14 January 2014 They shall forthwith communicate to the Commission the text of those provisions and a correlation table between those provisions and this Directive.";

Comments:

Quick-fix Directive proposes "30 June 2013" + new subparagraph 1a: "Member States shall apply the laws, regulations and administrative provisions referred to in the first subparagraph from 14 January 2014"



	the application within six months from	
	the receipt of the complete application or	
	on 31 December 2013, whichever is the	
	latest.	
	By way of derogation of Article 231(2),	
	the supervisory authorities concerned	
	shall do everything within their power to	
	reach a joint decision on the application	
	within six months from the date of receipt	
	of the complete application by the group	
	supervisors or on 31 December 2013,	
	whichever is the latest. The same shall	
	•	
	apply mutatis mutandis to the six months	
	period referred to in Article 231(5) and	
	(6)."	
Art. 2	(72a) The following Article 309a is	
point 72	inserted:	
a (new)		
	"Article 309a	
Article	Implementation plan	
309 a		
(new)	1. Supervisory authorities shall []	
	require insurance and reinsurance	
	undertakings to provide by 1 June 2013	
	an implementation plan providing	
	evidence of the progress made in view of	
	the preparation for the application of the	
	laws, regulations and administrative	
	provisions referred to in the first	
	subparagraph of Article 309(1).	
	subparagraph of Anticle 507(1).	
	2. The implementation plan shall contain	
	information on the state of preparedness	
	1 1	
	of insurance and reinsurance undertakings	
	to operate in accordance with this	
	Directive, inter alia with respect to the	
	valuation of assets and liabilities, the	
	calculation of capital requirements, the	



		adaptation of a system of governance, including the Own Risk and Solvency Assessment, and the adaptation of processes and procedures for supervisory reporting and public disclosure. The implementation plan shall also contain information concerning how insurance and reinsurance undertakings will achieve the full readiness to operate in accordance with Directive 2009/138/EC and whether they intend, where possible, to make use of any of the provisions contained in Article 3a, Article 135(2)(a), Article 138(3a), Article 172(4) to (6), Article 227(6) to (8), 260(4) to (7) and 308a. 3. Supervisory authorities may require insurance and reinsurance undertakings to provide the necessary information on the actions outlined in the implementation plan."		
Art. 2 point 72b (new)		(72 <u>b</u>) The following Article 309b is inserted: "Article 309b Guidelines on implementation plan		
Article 309b (new)		In accordance with Article 16 of Regulation (EU) No 1094/2010 and Article 29(3) of Directive 2009/138/EC, EIOPA shall, by 31 March 2013, issue guidelines as regards the requirements related to the implementation plan."		
Art. 2 point 73 Art. 310	(73) In Article 310, the date "1 November 2012" in the first paragraph is replaced by the date "1 January 2013".	(73) In Article 310, the date "1 November 2012" in the first paragraph is replaced by the date "1 January 2014".	(73) in <i>the first paragraph of</i> Article 310, the date "1 November 2012" is replaced by the date "1 <i>January 2014</i> ".	(73) in <i>the first paragraph of</i> Article 310, the date "1 November 2012" is replaced by the date " <i>1 January 2014</i> ". Comments:



		(73a) the following Article is inserted:	(73a) the following Article is inserted:
		"Article 310a Staff and resources of EIOPA	"Article 310a Staff and resources of EIOPA
		EIOPA shall asses the staffing and resources needs arising from the assumption of its powers and duties in accordance with this Directive and submit a report to the European Parliament, the Council and the Commission.";	EIOPA shall asses the staffing and resources needs arising from the assumption of its powers and duties in accordance with this Directive and submit a report to the European Parliament, the Council and the Commission.";
(74) The second paragraph of Article 311 is replaced by the following:	(74) The second paragraph of Article 311 is replaced by the following:	(74) Article 311 is replaced by the following:	(74) Article 311 is replaced by the following:
"Articles 1, 2, 3, 5 to 9, 11, 12, 14 to 17, 19-22, 24, 25, 33, 57 to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to 08 and Annexes I and II, V, VI and VII shall	Articles 1, 2, 3, 5 to 9, 11, 12, <u>15</u> to 17, 19-22, 24, 25, 33, <u>56</u> to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to <u>3</u> 08 and Annexes I and II, V, VI and VII shall	"Article 311 Entry into force This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	"Article 311 Entry into force This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.
apply from 1 January 2013."	Exclusively for the purposes of the	Articles 308a und 308b shall apply from 1 January 2013.	Articles 308a und 308b shall apply from 1 January 2013.
	Articles 90, 95, 104(7), 112, 113, 211, 230, 231, 304 and 308a, the Articles referred to in the second paragraph shall apply from 1 June 2013."	Articles 1, 2, 3, 5 to 9, 11, 12, 15, 16, Article 17(2), Articles 19 to 22, 24, 25, 33, 57, Article 58(1) to (7), Articles 59 to 66, 69, 70, 73, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305 to 308, and Annexes I and II, V, VI and VII shall apply from 1 January	Articles 1, 2, 3, 5 to 9, 11, 12, 15 to 17, 19 to 22, 24, 25, 33, 56 to 66, 69, 70, 73, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305 to 308, and Annexes I and II, V, VI and VII shall apply from I January 2014. The Commission may adopt delegated
	"Articles 1, 2, 3, 5 to 9, 11, 12, 14 to 17, 19-22, 24, 25, 33, 57 to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to 08	is replaced by the following: "Articles 1, 2, 3, 5 to 9, 11, 12, 14 to 17, 19-22, 24, 25, 33, 57 to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to 08 and Annexes I and II, V, VI and VII shall apply from 1 January 2013." Articles 1, 2, 3, 5 to 9, 11, 12, 15 to 17, 19-22, 24, 25, 33, 56 to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to 308 and Annexes I and II, V, VI and VII shall apply from 1 January 2014. Exclusively for the purposes of the assessments carried out on the basis of Articles 90, 95, 104(7), 112, 113, 211, 230, 231, 304 and 308a, the Articles referred to in the second paragraph shall	assumption of its powers and duties in accordance with this Directive and submit a report to the European Parliament, the Council and the Commission."; (74) The second paragraph of Article 311 is replaced by the following: (74) The second paragraph of Article 311 is replaced by the following: (74) The second paragraph of Article 311 is replaced by the following: (74) The second paragraph of Article 311 is replaced by the following: (74) Articles 1, 2, 3, 5 to 9, 11, 12, 14 to 17, 19-22, 24, 25, 33, 56 to 66, 69, 70, 73, 143, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305- to 308 and Annexes I and II, V, VI and VII shall apply from 1 January 2013. Exclusively for the purposes of the assessments carried out on the basis of Articles 90, 95, 104(7), 112, 113, 211, 230, 231, 304 and 308a, the Articles referred to in the second paragraph shall apply from 1 June 2013." Articles 1, 2, 3, 5 to 9, 11, 12, 15, 16, Articles 1, 2, 3, 5 to 9, 11, 12, 15, 16, Article 17(2), Articles 19 to 22, 24, 25, 33, 57, Article 58(1) to (7), Articles 59 to 66, 69, 70, 73, 145, 147, 149 to 161, 168 to 171, 174 to 177, 179 to 184, 186 to 189, 191, 193 to 209, 267 to 300, 302, 305-to 308, and Annexes I and II, V, VI



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			The Commission may adopt delegated	technical standards prior to the date
			acts, regulatory and implementing	referred to in the third paragraph.";
			technical standards prior to the date	
			referred to in the third paragraph.";	Comments:
				Quick-fix Directive proposes "1 January
				2014"
Art. 2	(75) In Annex III, part A, point 28 is	(75) In Annex III, part A, point 28 is	(75) in Annex III, part A, point 28 is	(75) in Annex III, part A, point 28 is
point 75	replaced by the following:	replaced by the following:	replaced by the following:	replaced by the following:
Annex	"28. in any event and as an alternative to	"28. in any event and as an alternative to	"28. in any event and as an alternative to	"28. in any event and as an alternative to
III, part	the forms of non-life insurance	the forms of non-life insurance	the forms of non-life insurance	the forms of non-life insurance
A, point	undertaking listed in points (1) to (27)	undertaking listed in points (1) to (27)	undertaking listed in points (1) to (27)	undertaking listed in points (1) to (27)
28	and (29), the form of a European	and (29), the form of a European	and (29), the form of a European	and (29), the form of a European
	Company (SE) as defined in Council	Company (SE) as defined in Council	Company (SE) as defined in Council	Company (SE) as defined in Council
	Regulation (EC) No 2157/2001(1)"	Regulation (EC) No 2157/2001(1)"	Regulation (EC) No 2157/2001(1)";	Regulation (EC) No 2157/2001(1)";
Art. 2	(76) In Annex III, part A, the following	(76) In Annex III, part A, the following	(76) in Annex III, part A, the following	(76) in Annex III, part A, the following
point 76	point 29 is added:	point 29 is added:	point is added:	point is added:
Annex	"29. in any event and as an alternative to	"29. [] to the extent that Member States	"29. to the extent that the Member State	"29. to the extent that the Member State
III, part	the forms of non-life insurance	allow for the legal form of a cooperative	concerned allows for the legal form of a	concerned allows for the legal form of a
A, point	undertaking listed in points (1) to (28),	society to take up the business of non-life	cooperative society to take up the	cooperative society to take up the
28 a	the form of a European Cooperative	insurance,[] as an alternative to the	business of non-life insurance and as an	business of non-life insurance and as an
(new)	Society (SCE) as defined in Council	forms of non-life insurance undertaking	alternative to the forms of non-life	alternative to the forms of non-life
	Regulation (EC) No 1435/2003(*)."	listed in points (1) to (28), the form of a	insurance undertaking listed in points (1)	insurance undertaking listed in points (1)
	* OJ L 207, 18.8.2003, p. 1.	European Cooperative Society (SCE) as	to (28), the form of a European	to (28), the form of a European
		defined in Council Regulation (EC) No	Cooperative Society (SCE) as defined in	Cooperative Society (SCE) as defined in
		1435/2003(¹)."	Council Regulation (EC) No	Council Regulation (EC) No
			1435/2003 ² .";	1435/2003 ³ .";
Art. 2	(77) In Annex III, part B, point 28 is	(77) In Annex III, part B, point 28 is	(77) in Annex III, part B, point 28 is	(77) in Annex III, part B, point 28 is
point 77	replaced by the following:	replaced by the following:	replaced by the following:	replaced by the following:
1				
Annex	"28. in any event and as an alternative to	"28. in any event and as an alternative to	"28. in any event and as an alternative to	"28. in any event and as an alternative to
III, part	the forms of life insurance undertaking	the forms of life insurance undertaking	the forms of life insurance undertaking	the forms of life insurance undertaking
B, point	listed in points (1) to (27) and (29), the	listed in points (1) to (27) and (29), the	listed in points (1) to (27) and (29), the	listed in points (1) to (27) and (29), the

¹ OJ L 207, 18.8.2003, p. 1.
² OJ L 207, 18.8.2003, p. 1.
³ OJ L 207, 18.8.2003, p. 1.



28	form of a European Company (SE) as defined in Regulation (EC) No 2157/2001"	form of a European Company (SE) as defined in Regulation (EC) No 2157/2001."	form of a European Company (SE) as defined in Regulation (EC) No 2157/2001":	form of a European Company (SE) as defined in Regulation (EC) No 2157/2001":
Art. 2 point 78	(78) In Annex III, part B, point 29 is added:	(78) In Annex III, part B, point 29 is added:	(78) in Annex III, part B, <i>the following</i> point is added:	(78) in Annex III, part B, <i>the following</i> point is added:
Annex III, part B, point 28 a (new)	"29. in any event and as an alternative to the forms of life insurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."	"29. [] to the extent that Member States allow for the legal form of a cooperative society to take up the business of life insurance.[] as an alternative to the forms of life insurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."	"29. to the extent that the Member State concerned allows for the legal form of a cooperative society to take up the business of life insurance and as an alternative to the forms of life insurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."	"29. to the extent that the Member State concerned allows for the legal form of a cooperative society to take up the business of life insurance and as an alternative to the forms of life insurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."
Art. 2 point 79	(79) In Annex III, part C, point 28 is replaced by the following:	(79) In Annex III, part C, point 28 is replaced by the following:	(79) In Annex III, part C, point 28 is replaced by the following:	(79) In Annex III, part C, point 28 is replaced by the following:
Annex III, part C, point 28	"28. in any event and as an alternative to the forms of reinsurance undertaking listed in points (1) to (27) and (29), the form of a European Company (SE) as defined in Regulation (EC) No 2157/2001"	"28. in any event and as an alternative to the forms of reinsurance undertaking listed in points (1) to (27) and (29), the form of a European Company (SE) as defined in Regulation (EC) No 2157/2001"	"28. in any event and as an alternative to the forms of reinsurance undertaking listed in points (1) to (27) and (29), the form of a European Company (SE) as defined in Regulation (EC) No 2157/2001"	"28. in any event and as an alternative to the forms of reinsurance undertaking listed in points (1) to (27) and (29), the form of a European Company (SE) as defined in Regulation (EC) No 2157/2001"
Art. 2 point 80	(80) In Annex III, part C, point 29 is added:	(80) In Annex III, part C, point 29 is added:	(80) in Annex III, part C, <i>the following</i> point is added:	(80) in Annex III, part C, <i>the following</i> point is added:
Annex III, part C, point 28 a (new)	"29. in any event and as an alternative to the forms of reinsurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."	"29. [] to the extent that Member States allow for the legal form of a cooperative society to take up the business of reinsurance.[] as an alternative to the forms of reinsurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003."	"29. to the extent that the Member State concerned allows for the legal form of a cooperative society to take up the business of reinsurance and as an alternative to the forms of reinsurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003.";	"29. to the extent that the Member State concerned allows for the legal form of a cooperative society to take up the business of reinsurance and as an alternative to the forms of reinsurance undertaking listed in points (1) to (28), the form of a European Cooperative Society (SCE) as defined in Regulation (EC) No 1435/2003.";
Art. 2 point 81	(81) The correlation table in Annex VII is amended as follows:	(81) The correlation table in Annex VII is amended as follows:	(81) the correlation table in Annex VII is amended as follows:	(81) the correlation table in Annex VII is amended as follows:



EBPOTIEЙCKИ ПАРЛАМЕНТ PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTET EUROPA-SCHES PARLAMENT EUROPA PARLAMENT EVPOTIAÏKO KOINOBOYAIO EUROPEAN PARLAMENT PARLEMENT EUROPEEN PARLAMENTS EUROPEAN PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTA EUROPAS PARLAMENT IL-PARLAMENT EWROPEW EUROPES PARLEMENT — PARLAMENT EUROPESKI PARLAMENTO EUROPEO PARLAMENTU EUROPEAN EUROPES PARLAMENTO EUROPEN PARLAMENTO EUROPAN PARLAMENTO EUROPANAMENTO EURO

Annex VII	(a) Under "This Directive", Article 13(27) is inserted as corresponding to Article 5, point (d) of directive 73/239/EEC.	(a) Under "This Directive", Article 13(27) is inserted as corresponding to Article 5, point (d) of directive 73/239/EEC.	(a) Under "This Directive", Article 13(27) is inserted as corresponding to Article 5(d) of Directive 73/239/EEC.	(a) Under "This Directive", Article 13(27) is inserted as corresponding to Article 5(d) of Directive 73/239/EEC.
	(b) Under "This Directive", the references to Article 210(1)(f) and Article 210(1) (g) shall be replaced respectively with references to Article 212(1) (f) and Article 212(1)(g).	to Article 210(1)(f) and Article 210(1) (g) shall be replaced respectively with	to Article 210(1)(f) and (g) are replaced respectively with references to Article	

ARTICLE 2a Amendments to Regulation (EC) No 1060/2009 (Credit Rating Agencies)				
Art 2 a (new)	Article 2a Amendments to Regulation (EC) No Amendments to Regulation (EC) No 1060/2009 Article 2a Article 2a Amendments to Regulation (EC) No 1060/2009			
	Regulation (EC) No 1060/2009 is amended as follows: Regulation (EC) No 1060/2009 is amended as follows:			
	Article 2(3) is replaced by the following: "3. A credit rating agency shall apply for registration under this Regulation as a condition for being recognised as an External Credit Assessment External Credit Assessment Institution			
	Institution (ECAI) in accordance with Article 81 of Directive 2006/48/EC or Article 109a of Directive 2009/138/EC, unless it only issues the credit ratings referred to in paragraph 2.". (ECAI) in accordance with Article 81 of Directive 2006/48/EC or Article 109a of Directive 2009/138/EC, unless it only issues the credit ratings referred to in paragraph 2.".			

ARTICLE 2b Revision				
Art. 2b				
(new)		Article 2b	Article 2b	



EBPOREŘCKÚ NAPJAMENT PARLAMENTO EUROPEO EVROPSKÝ PARLAMENT EUROPA-PARLAMENTE EUROPÄISCHES PARLAMENT EUROPA PARLAMENT EVPONIÁLKO EUROPEA PARLAMENT PARLAMENT PARLAMENT EUROPEO PARLAMENTNA HEORPA PARLAMENTO EUROPEO EIROPAS PARLAMENTS EUROPOS PARLAMENTAS EUROPAI PARLAMENT II.-PARLAMENTE EUROPEU EUROPEES PARLEMENT PARLAMENT EUROPEU PARLAMENTULE UROPEAN EUROPESKY PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENT EUROPAN PARLAMENTI EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPAN PARLAMENTI EUROPAN PARLAMENTE EUROPEN PARLAMENTE EUROPAN PARLAMENTE EUROPAN

	Revision	
	Revision	Revision
	The Commission shall, by 1 January	The Commission shall, by 1 January 2015
	2015 and every year thereafter, submit to	and every year thereafter, submit to the
	the European Parliament and to the	European Parliament and to the Council a
	Council a report specifying whether the	report specifying whether the ESAs have
	ESAs have submitted the draft	submitted the draft regulatory and
	regulatory and implementing technical	implementing technical standards provided
	standards provided for in Directives	for in Directives 2002/92/EC, 2003/71/EC
	2002/92/EC, 2003/71/EC and	and 2009/138/EC, whether the submission
	2009/138/EC, whether the submission of	of such draft regulatory technical or
	such draft regulatory technical or	implementing standards is mandatory or
1	implementing standards is mandatory or	optional, with any appropriate proposals.
	optional, with any appropriate proposals.	

ARTICLE 3 Transposition Art. 3 para 1 Article 3 Article 3 Article 3 Article 3 Transposition **Transposition** Transposition Transposition 1. Member States shall bring into force 1. Member States shall bring into force the 1. Member States shall adopt and publish Member States shall adopt and publish the laws, regulations and administrative the laws, regulations and administrative the laws, regulations and administrative laws, regulations and administrative provisions necessary to comply with Article Article 1(1), Article 2(3), Article 2(6), Article 1(1), Article 2(0), Article 2(3), Article 1(1) and Article 2(3), (6), (8), (9), 1(1) and Article 2(3), (6), (8), (9), (12), Article 2(8), Article 2(9) Article 2(12), Article 2(6), Article 2(8), Article 2(9) (12), (13), (24), (25), (28), (30), (32), (13), (24), (25), (28), (30), (32), (33), (37), Article 2(13), Article 2(24), Article 2(25), Article 2(12), Article 2(13), Article 2(15), (33), (37), (40) to (43), (45), (46), (47), (40) to (43), (45), (46), (47), (53) to (55), Article 2(28), Article 2(30), Article 2(32), Article 2(20), Article 2(24), Article 2(25), (53) to (55), (57), (59), (62), (63), (66) (57), (59), (62), (63), (66) and (75) to (80) Article 2(33), Article 2(39), Article (41) Article 2(28), Article 2(29a), Article and (75) to (80) of this Directive by 31 of this Directive by 31 December 2012. to (42), Article 2(44) to 2(46), Article 2(30), Article 2(31a), Article 2(32) to December 2012. They shall forthwith They shall forthwith communicate to the 2(52) to (54), Article 2(56), Article 2(58), (34), Article 2 (37), Article 2(40), Article Commission the text of those provisions communicate to the Commission the text Article 2(61) to (62), Article 2(67), 2(43), Article 2(45) to 2(46), Article of those provisions and a correlation table and a correlation table between those Article 2(69), Article 2(70), and Article 2(53) to (55), Article 2(57) to (59), between those provisions and this provisions and this Directive. 2(71) to 2(80) of this Directive by 31 Article 2(62) to (63), Article 2(70). Directive. December 2012 at the latest. They shall Article 2(72) to 2(80) of this Directive by forthwith communicate to the 31 March 2013 at the latest. [...]. Commission the text of those provisions and a correlation table between those



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EUROPSKÝ PARLAMENT EVROPSKÍ PARLAMENT EUROPAN PARLAMENTI EUROPANA

provisions	and	this	Directive

They shall apply those provisions from 1 January 2013.

When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

They shall apply those provisions from 1 January 2014 without prejudice to subparagraphs 3 to 6 of Article 309(1).

When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

They shall apply those measures from 1 January 2013.

When Member States adopt those measures, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

They shall apply those measures from <u>I</u> January 2014

When Member States adopt those measures, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

	ARTICLE 4 Entry into force					
Art. 4						
	Article 4	Article 4	Article 4	Article 4		
	Entry into force	Entry into force	Entry into force	Entry into force		
	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. Articles 2(15) and 2(20) shall apply from 1 January 2013.	This Directive shall enter into force on day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.		
	, ,		Article 2(15), (20) and (59a) shall apply from 1 January 2013.	Article 2(15), (20) and (59a) shall apply from 1 January 2013.		

ARTICLE 5 Addressees



Art. 5				Article 5
	Article 5	Article 5	Article 5	Addressees
	Addressees	Addressees	Addressees	
				This Directive is addressed to the Member
	This Directive is addressed to the	This Directive is addressed to the	This Directive is addressed to the	States.
	Member States.	Member States.	Member States.	