Basic information		
2004/0250(COD)	Procedure completed	
COD - Ordinary legislative procedure (ex-codecision procedure) Directive		
Company law: annual accounts and consolidated accounts of certain types of companies (amend. Directives 78/660/EEC, 83/349/EEC, 86/635/EEC, 91/674/EEC)		
Subject		
3.45.03 Financial management of undertakings, business loans, accounting		

Key players				
European Parliament	Committee responsible	Rapporteur		Appointed
	JURI Legal Affairs	LEHNE Klaus-Heine (PPE-DE)	er	20/01/2005
	Committee for opinion	Rapporteur for opi	nion	Appointed
	ECON Economic and Monetary Affairs	ETTL Harald (PSE)		07/03/2005
	Council configuration	Meetings	Date	
Council of the European Union	Economic and Financial Affairs ECOFIN	2666		5-06-07
	Agriculture and Fisheries	2730		6-05-22
European Commission	Commission DG		Com	missioner
	Financial Stability, Financial Services and Capital Markets Union			

Key events			
Date	Event	Reference	Summary
27/10/2004	Legislative proposal published	COM(2004)0725	Summary
27/01/2005	Committee referral announced in Parliament, 1st reading		
07/06/2005	Debate in Council		Summary
28/11/2005	Vote in committee, 1st reading		
01/12/2005	Committee report tabled for plenary, 1st reading	A6-0384/2005	
15/12/2005	Decision by Parliament, 1st reading	T6-0518/2005	Summary
15/12/2005	Results of vote in Parliament	F	

22/05/2006	Act adopted by Council after Parliament's 1st reading
14/06/2006	Final act signed
14/06/2006	End of procedure in Parliament
16/08/2006	Final act published in Official Journal

Technical information		
Procedure reference	2004/0250(COD)	
Procedure type	COD - Ordinary legislative procedure (ex-codecision procedure)	
Procedure subtype	Legislation	
Legislative instrument	Directive	
Legal basis	EC Treaty (after Amsterdam) EC 044-p1	
Stage reached in procedure	Procedure completed	
Committee dossier	JURI/6/25516	

Documentation gateway

European Parliament

Document type	Committee	Reference	Date	Summary
Amendments tabled in committee		PE359.947	02/06/2005	
Committee opinion	ECON	PE359.918	18/07/2005	
Amendments tabled in committee		PE360.323	25/07/2005	
Amendments tabled in committee		PE364.890	21/11/2005	
Committee report tabled for plenary, 1st reading/single reading		A6-0384/2005	01/12/2005	
Text adopted by Parliament, 1st reading/single reading		T6-0518/2005	15/12/2005	Summary

Council of the EU

Document type	Reference	Date	Summary
Draft final act	03675/4/2005	14/06/2006	

European Commission

Document type	Reference	Date	Summary
Legislative proposal	COM(2004)0725	27/10/2004	Summary
Commission response to text adopted in plenary	SP(2006)0053	12/01/2006	

Other institutions and bodies

EscEconomic and Social Committee: opinion, reportCES0844/200513/07/2005	Institution/body	Document type	Reference	Date	Summary
	ESC		CES0844/2005	13/07/2005	

Additional information		
Source	Document	Date
European Commission	EUR-Lex	

Final act

Directive 2006/0046 OJ L 224 16.08.2006, p. 0001-0007

Corrigendum to final act 32006L0046R(01) OJ L 217 18.08.2010, p. 0014 Summary

Company law: annual accounts and consolidated accounts of certain types of companies (amend. Directives 78/660/EEC, 83/349/EEC, 86 /635/EEC, 91/674/EEC)

2004/0250(COD) - 14/06/2006 - Final act

PURPOSE: to facilitate cross-border investments by improving EU-wide comparable financial statements and reports.

LEGISLATIVE ACT: Directive 2006/46/EC of the European Parliament and of the Council amending Council Directive 78/660/EEC on the annual accounts of certain types of companies; 83/349/EEC on consolidated accounts; 86/635/EEC on the annual accounts and consolidated accounts of banks and other financial institutions and 91/674/EEC on the annual accounts and consolidated accounts of insurance undertakings.

CONTENT: this Directive amends a number of the EU's accounting Directives by improving disclosure provisions whereby listed EU companies will be obliged to provide annual corporate governance statements. Greater disclosure is also expected vis-à-vis the use of off-balance sheet arrangements and unusual transaction with related parties – i.e. a spouse or board member. Further, the Directive introduces new thresholds for Small and Medium Sized Enterprises (SME's).

In other provisions, the amended Directives establish the principle of collective responsibility for board members at an EU level as well as introducing an obligation for listed EU companies to provide annual corporate governance statements. These amendments will allow the Member States to align their laws with that of the international accounting standard, IAS 39, on fair value measurement. Threshold (balance sheet total and net turn over) defining SME limited liability companies will be increased by 20%.

The new thresholds read as follows:

Small companies

- Balance sheet total: (former threshold) EUR 3 650 000,00; (new threshold) EUR 4 400 000,00
- Net turn over: (former threshold) EUR 7 300 000,00; (new threshold) EUR 8 800 000,00

Medium sized companies

- Balance sheet total: (former threshold) EUR 14 600 000,00; (new threshold) EUR 17 300 000,00
- Net turn over: (former threshold) EUR 29 200 000, 00; (new threshold) EUR 35 000 000,00

ENTRY INTO FORCE: 05/09/2006.

TRANSPOSITION: 05/09/2008.

Company law: annual accounts and consolidated accounts of certain types of companies (amend. Directives 78/660/EEC, 83/349/EEC, 86/635/EEC, 91/674/EEC)

2004/0250(COD) - 27/10/2004 - Legislative proposal

PURPOSE : to further enhance confidence in the financial statements and annual reports published by European companies.

PROPOSED ACT : Directive of the European Parliament and of the Council.

CONTENT : recent corporate scandals have highlighted issues related to board members/misconduct and thereby underlined the need for the Commission to pursue its Action Plan and establish an EU-framework of collective responsibility for board members, including appropriate sanctions and liability. Hence the Commission proposes to ensure that Member States must guarantee that board members are collectively responsible at least towards the company. In this respect, shareholders and other stakeholders need reliable, complete and easily accessible information. This concern is shared by the European Parliamentand the Council and should be addressed by amending the Accounting Directives 78/660/EEC and 83/349/EEC as follows:

- Establish collective responsibility of board members: Confidence in the financial statements is linked to who has responsibility for drawing up and publishing them. In line with what is currently prevailing in Member States the responsibility should rest collectively with all board members.

- Enhance transparency about related parties' transactions: Companies' transaction with their managers, the latter's family members or other so-called related parties are often not carried out under normal commercial conditions. While satisfactory transparency is required for all listed European companies, under International Accounting Standards (IAS) more transparency is necessary for unlisted companies.

- Enhance transparency about off-balance arrangements: The disclosure requirements in the Accounting Directives for off-balance sheet commitments are not precise enough. Special Purpose Entities (SPE) is a prominent example: They are captured in the balance sheet if they qualify as a subsidiary but in many cases SPE's may be organised in a different way. Instead of developing complex definitions of an SPE (bearing the immediate risk of circumvention), disclosure should instead be improved by imposing a specific requirement in the notes to the accounts for material off-balance sheet arrangements, including SPE's.

- Introduce a corporate governance statement: Investors on European capital markets have a major interest in listed EU-companies' corporate governance practices. Accordingly, each listed company should – in a specific section of its annual report - disclose information about its practices in a "corporate governance statement".

Company law: annual accounts and consolidated accounts of certain types of companies (amend. Directives 78/660/EEC, 83/349/EEC, 86 /635/EEC, 91/674/EEC)

2004/0250(COD) - 15/12/2005 - Text adopted by Parliament, 1st reading/single reading

The European Parliament adopted a resolution drafted by and made some amendments to the Commission's text, which were the results of a compromise reached by Parliament, Council and Commission:

-Parliament felt that costly and inefficient over-regulation should be avoided, in particular for SMEs. Measures to enhance business transparency and liability for inappropriate behaviour should be proportionate to their actual benefit to shareholders and other interested parties. Excessive demands regarding disclosure should be avoided: the duty of disclosure should only be extended where this is relevant and necessary;

-the inclusion of off-balance sheet transactions in the notes is not necessary, since the rules of IAS 1, Presentation of Financial Statements, already give a sufficient guarantee that information relevant to decision-making is disclosed by the companies. The Commission's proposal to this effect, which amounts to treating listed and unlisted companies in the same way, is also, in the Parliament's opinion, unnecessary, since unlisted companies by definition do not make any claims on the capital market and there is thus no "public interest" in the inclusion of off-balance sheet transactions in the notes. The duty of disclosure of transactions with related parties, which the Commission also calls for in its proposal, was regarded as disproportionate. Parliament deleted the Commission proposals to this effect.

-Parliament clarified the proposed principle of collective responsibility for the proper drawing up and publication of the annual report and financial statement. Responsibility and liability are separate, the one does not automatically entail the other. Responsibility and liability derive solely from national law. The directive does not create any new law on liability. Members of the board are only collectively responsible for the activities of the board to which they belong, and are only liable on the basis of their own responsibility. Collective responsibility exists only within a board and not between boards.

-On the corporate governance statement, Parliament felt that this should not form part of the financial statement, since this would require a management assessment. In addition, a number of the items of information required in the corporate governance statement were felt to be superfluous and disproportionate, since the benefit of inclusion in the corporate governance statement would be far exceeded by the effort and costs involved.

-There was a new article inserted in Directive 78/660/EC, which provides a 20 % increase of the thresholds for small and medium-sized companies, and which is reflected in the amendments.

Company law: annual accounts and consolidated accounts of certain types of companies (amend. Directives 78/660/EEC, 83/349/EEC, 86 /635/EEC, 91/674/EEC)

2004/0250(COD) - 07/06/2005

The Council approved a general approach, pending the European Parliament's first-reading opinion, on a proposal for a Directive aimed at strengthening investors' and shareholders' confidence in the annual and consolidated accounts of companies. The text provides for greater obligations to disclose information and for the collective responsibility of board members. It aims to supplement other Community measures, in particular the Commission's action plans for financial services and corporate governance. While promoting the reliability of company accounts, the draft Directive has to find a balance to avoid overburdening companies with new administrative obligations, in particular small and

medium-sized undertakings. The future Directive will amend the existing "Accounting Directives" (76/660/EEC and 83/349/EEC).