



**COUNCIL OF  
THE EUROPEAN UNION**

**Brussels, 29 November 2013**

---

**Interinstitutional File:  
2012/0360 (COD)**

---

**17003/13  
COR 1**

**JUSTCIV 292  
EJUSTICE 104  
CODEC 2764**

**CORRIGENDUM TO NOTE**

---

from : Presidency  
to : Coreper/Council

---

No. prev. doc. : 16559/13 JUSTCIV 274 EJUSTICE 101 CODEC 2654

---

No. Cion prop. : 17883/12 JUSTCIV 365 CODEC 3077 + ADD 1 (en) + ADD 2

---

Subject : Proposal for a Regulation of the European Parliament and of the Council  
amending Council Regulation (EC) No 1346/2000 on insolvency proceedings  
**[First reading]**  
- Orientation debate

---

In document 17003/13 INIT the following paragraphs should read as follows:

29. *The information referred to in paragraph **28** above should comprise at least core information relating to the insolvency proceedings. However, further discussions at technical level are still needed in order to identify the type of information that should be included within this core information.*
31. *The core information referred to in paragraph **29** should be made publicly accessible through the system of interconnection of registers in the E-justice portal.*
35. *In addition, Member States should be able to require that access to the core information concerning individuals referred to in paragraph **33** be made conditional upon adequate safeguards for accessing such information. However, further discussions would need to take place in order to determine which safeguards should be considered adequate; any such safeguards should not place an excessive burden on the requesting persons.*