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COVER NOTE

From: Committee of the Regions date of receipt: 23 October 2015 To: General Secretariat of the Council Subject: Proposal for a Council directive repealing Council Directive 2003/48/EC [doc. 7373/15 FISC 24 - COM(2015) 129 final] Proposal for a Council Directive amending Directive 2011/16/EU as regards mandatory automatic exchange of information in the field of taxation [doc. 7374/15 FISC 25 - COM(2015) 135 final] Communication from the Commission to the European Parliament and the Council on tax transparency to fight tax evasion and avoidance [doc. 7375/15 FISC 26 - COM(2015) 136 final] - Opinion¹ of the Committee of the Regions

Delegations will find attached the above-mentioned document.

13499/15 JB/mf

DGG 2B EN

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ECON-VI/004

114th plenary session, 12, 13 and 14 October 2015

OPINION

Tax Transparency Package

THE EUROPEAN COMMITTEE OF THE REGIONS

- welcomes the Commission's proposal for a tax transparency package as it marks a significant milestone in the European Union's response to tax evasion and avoidance. This proposal is all the more important as tax evasion and avoidance represent forgone tax receipts of an estimated one trillion euros annually for the EU and as tax revenue represents some 90% of total public revenues;
- emphasises that the transparency requirements provided for in the proposal for a Directive apply not just to Member States' central tax authorities but also to territorial or administrative subdivisions, including local authorities. It therefore seems reasonable that these bodies should also be allowed to issue requests for information. However, given the limited resources at the disposal of territorial or administrative subdivisions the Commission should be able where necessary to provide them with assistance and training;
- proposes that large multinational companies should be subject to special transparency requirements entailing disclosure of advance cross-border rulings and advance cross-border arrangements country-by-country. This is important as large multinational companies are those most likely to benefit from distortions in competition. Furthermore, the disclosure of advance cross-border rulings would enable customers to hold these companies accountable for the ethical standards of their tax behaviour;
- asks the Commission to examine all sanctions to be established in instances of refusal or omission of information exchange.

13499/15 JB/mf

DGG 2B EN

Rapporteur
Hicham Imane (BE/PES), Member of the Walloon Parliament
Reference documents
Proposal for a Council directive repealing Council Directive 2003/48/EC – COM(2015) 129 final
Proposal for a Council Directive amending Directive 2011/16/EU as regards mandatory automatic exchange of information in the field of taxation – COM(2015) 135 final
Communication from the Commission to the European Parliament and the Council on tax transparency to fight tax evasion and avoidance – COM(2015) 136 final

Opinion of the European Committee of the Regions – Tax Transparency Package

I. RECOMMENDATIONS FOR AMENDMENTS (COM(2015) 135 final)

Amendment 1

Recital 8

	Text proposed by the Commission		CoR amendment
(8)	Member States should exchange the basic	(8)	Member States should exchange the basic
	information to be communicated also with		information to be communicated also with
	the Commission. This would enable the		the Commission. This would enable the
	Commission at any point in time to monitor		Commission at any point in time to monitor
	and evaluate the effective application of the		and evaluate the effective application of the
	automatic exchange of information on		automatic exchange of information on
	advance cross-border rulings and advance		advance cross-border rulings, rulings
	pricing arrangements. Such communication		designed to reduce the tax base under
	will not discharge a Member State from its		domestic taxation law based on the
	obligations to notify any state aid to the		structure of a group of companies, and
	Commission.		advance pricing arrangements. Such
			communication will not discharge a Member
			State from its obligations to notify to the
			Commission any state aid relating to
			company taxation that could constitute a
			state aid within the meaning of Article
			107(1) of the Treaty on the Functioning of

the European Union.

Reason

Legal specification of the scope of the state aid concerned.

Amendment 2

Recital 12

Text proposed by the Commission

$(\overline{12})$ In order to enhance the efficient use of resources, facilitate the exchange information and avoid the need for Member States each to make similar developments to their systems to store information, specific provision should be made for the

establishment of a central directory accessible to all Member States and the Commission where Member States would upload and store information instead of exchanging it by email. The practical arrangements necessary for establishment of such a directory should be adopted by the Commission in accordance with the procedure referred to in Article 26(2) of Directive 2011/16/EU.

CoR amendment

(12) In order to enhance the efficient use of facilitate the resources. exchange information and avoid the need for Member States each to make similar developments to their systems to store information, specific provision should be made for the establishment central of a directory accessible to all Member States and the Commission where Member States will upload and store information. The practical arrangements necessary for the establishment of such a directory should be adopted by the Commission in accordance with procedure referred to in Article 26(2) of Directive 2011/16/EU. guaranteeing Member States the option of identifying the beneficiary or beneficiaries of the ruling.

Reason

Uploading and storing relevant information in the central directory should not be presented as optional. Nor is this process incompatible with additional exchange of information by email.

Amendment 3

Article 1, new Article 8a(2)

Text proposed by the Commission

The competent authority of a Member State shall also communicate information to the competent authorities of all other Member States as well as to the European Commission on advance cross-border rulings and advance pricing arrangements issued within a period beginning ten years before the entry into force but still valid on the date of entry into force of this Directive;

CoR amendment

The competent authority of a Member State shall also communicate information to the competent authorities of all other Member well States as as to the European Commission advance on cross-border rulings, rulings designed to reduce the tax base under domestic taxation law based on the structure of a group of companies, and advance pricing arrangements still valid on the date of entry into force of this Directive. This information will also be stored in the central directory.

13499/15 JB/mf DGG_{2B} EN

Reason

This amendment takes account of the concern expressed by different public authorities that the transmission of all tax rulings issued in the last 10 years but which are not necessarily still valid would constitute an excessive administrative burden.

Amendment 4
Article 1, new Article 8a(3)

Text proposed by the Commission	CoR amendment
Paragraph 1 shall not apply in a case where an	
advance cross-border ruling exclusively concerns and involves the tax affairs of one or more natural persons.	

Reason

This proposal to restrict the scope of application looks like a step backwards compared with Directive 2011/16/EU.

Amendment 5
Article 1, new Article 8a(3)(a)

Text proposed by the Commission	CoR amendment
	Companies engaging in cross-border
	transactions which employ more than 250 people
	or have annual sales of over EUR 50 million or
	whose balance sheet total exceeds
	EUR 43 million shall notify the Commission
	directly of all advance cross-border rulings,
	rulings designed to reduce the tax base under
	domestic taxation law based on the structure of a
	group of companies, and advance transfer
	pricing arrangements to which all entities of the
	company are subject in the Member States of the
	European Union. The Commission shall publish
	a directory of the information submitted to it by
	these large multinational companies.

Reason

Large multinational companies should be subject to special transparency requirements entailing disclosure of advance cross-border rulings and advance cross-border arrangements country-by-country, given that these are the companies most likely to benefit from distortions in competition, and so as to enable customers to hold them accountable for the ethical standards of their tax behaviour.

13499/15 JB/mf 5
DGG 2B EN

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Amendment 6

Article 1, new Article 8a(4)(b)

Text proposed by the Commission	CoR amendment
(b) in respect of the information exchanged	(b) in respect of the information exchanged
pursuant to paragraph 2: before 31 December	pursuant to paragraph 2: before 31 December
2016.	2015.

Reason

There is no reason that notifying advance cross-border rulings issued and advance pricing arrangements that are still valid on the date the amended directive enters into effect should be subject to a deadline different from the date by which the Member States must adopt and publish the legal, regulatory and administrative provisions necessary to comply with the amended Directive (see Article 2 of the proposal for a Directive).

Amendment 7 Article 1, new Article 8a(5)(f)

Text proposed by the Commission	CoR amendment
	as soon as it is available, the European Tax
	identification Number (TIN) as outlined in the
	Commission's Action Plan on the fight against
	tax fraud and tax evasion of 2012.

Amendment 8 Article 1, new Article 8a(6)

Text proposed by the Commission	CoR amendment
Text proposed by the Commission (6) To facilitate the exchange the Commission shall adopt any measures and practical arrangements necessary for the implementation of this Article, including measures to standardise the communication of the information set out in paragraph 5 of this Article, as part of the procedure for establishing the standard form provided in Article 20(5).	(6) To facilitate the exchange the Commission shall adopt any measures and practical arrangements necessary for the implementation of this Article, including measures to standardise the communication of the information set out in paragraph 5 of this Article, as part of the procedure for establishing the standard form provided in Article 20(5). In Member States where decentralised territorial or administrative subdivisions hold tax powers, the Commission shall provide assistance to Member States to ensure that they fulfil
	Commission shall provide assistance to

13499/15 JB/mf 6
DGG 2B **EN**

Reason

The transparency requirements laid down by the proposed Directive can also be applied to territorial or administrative subdivisions. Even though the Member States are responsible for providing training and support to these subdivisions, the Commission must ensure that its legislative proposals have practical effect.

Amendment 9
Article 1, new Article 8a(8)

	Text proposed by the Commission		CoR amendment
(8)	Member States may, in accordance with	(8)	Member States - and, where necessary,
	Article 5, request additional information,		their territorial or administrative
	including the full text of an advance cross-		subdivisions, including local authorities –
	border ruling or an advance pricing		may, in accordance with Article 5, request
	arrangement, from the Member State which		additional information, including the full text
	issued it.		of an advance cross-border ruling or an
			advance pricing arrangement, from the
			Member State which issued it.

Reason

The transparency requirements provided for in the proposal for a Directive apply not only to the central tax authorities of the Member States, but also to territorial or administrative subdivisions, including local authorities². It must therefore also be possible for these bodies to request such additional information where necessary.

Amendment 10
Article 1, new Article 8a(10)

Text proposed by the Commission	CoR amendment
	The Commission must examine all sanctions to
	be established in instances of refusal or omission
	of information exchange.

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13499/15 JB/mf 7

² Article 2 of Directive 2011/16/EU.

II. POLICY RECOMMENDATIONS

THE EUROPEAN COMMITTEE OF THE REGIONS

- 1. welcomes the Commission's proposals, which mark a significant milestone in the European Union's response to the realisation that tax evasion and avoidance represent forgone tax receipts of an estimated one trillion euros annually for the EU, bearing in mind that tax revenue represents some 90% of total public revenues. This loss of revenue seriously jeopardises the efficiency and equity of EU taxation systems. It increases the tax burden on all individuals and companies and effectively reduces the public funding available for public and private investment; the resulting distortions in competition which influence the choice of business location undermine the EU's objective of economic, social and territorial cohesion;
- 2. therefore supports the Commission's proposal to widen the scope of application of Directive 2011/16/EU with respect to automatic and mandatory exchange of information on taxation so as to include information on advance cross-border rulings, rulings intended to reduce the tax base under domestic tax law based on the structure of a group of companies, and advance transfer pricing arrangements, given that these are used by certain companies with transnational operations to establish structures that result in an erosion of the tax base in the Member States and thus undermine the efficiency of the internal market;
- 3. points out that the package presented by the Commission does not condemn the practice of tax rulings: such procedures are legal in 22 EU Member States and a company locating in a given national territory has legitimate reasons for checking in advance the amount of tax to which it will be liable. However, opaque arrangements should not be allowed to cause distortions of competition and fiscal erosion that would decrease total public revenues in Europe;
- 4. emphasises that the transparency requirements provided for in the proposal for a Directive apply not just to Member States' central tax authorities but also to territorial or administrative subdivisions, including local authorities. It therefore seems reasonable that these bodies should also be allowed to issue requests for information and, given the limited resources at their disposal, that the Commission should be able where necessary to provide them with assistance and training;
- 5. wonders why the Commission proposal does not include specific penalty mechanisms for Member States that fail to comply with the transparency requirements;
- 6. considers that large multinational companies should be subject to special transparency requirements entailing disclosure of advance cross-border rulings and advance cross-border arrangements country-by-country, in so far as they are the companies most likely to benefit from distortions in competition, and so as to enable customers to hold them accountable for the ethical standards of their tax behaviour;

13499/15 JB/mf 8
DGG 2B EN

- 7. notes that the Commission uses Article 115 TFEU on completing the internal market as the legal basis for its proposal for a Directive amending Directive 2011/16/EU rather than Article 113 TFEU on tax harmonisation. As Article 115 TFEU concerns a sphere of shared competence, the subsidiarity principle applies. In point 2.3 of its explanatory memorandum the Commission nevertheless presents entirely persuasive arguments on the added value of legislating at European Union level and on compliance with the subsidiarity and proportionality principles;
- 8. observes that, even if the EU does not have direct authority over national tax systems, the Commission can investigate whether certain tax regimes constitute illegal state aid to certain companies by granting selective tax advantages. Given the breadth of ongoing investigations involving 21 Member States with an average 5-10 of tax rulings per Member State investigated, with another two Member States still to submit their overview of tax rulings issued since 2010^3 it would seem necessary for the Commission to draw up guidelines on the design of tax rulings as they relate to state aid;
- 9. agrees that it makes sense to repeal Council Directive 2003/48/EC on taxation of savings income ("Directive on taxation of savings income") given that Council Directive 2014/107/EU amending Council Directive 2011/16/EU covers all financial products, including those governed by the Directive on taxation of savings income, and given the need to avoid two rules being applied in parallel;
- 10. welcomes the Commission's presentation of an action plan for corporate taxation in June 2015 that will include other measures aimed at combating tax avoidance and harmful tax competition, and in particular its commitment to submit in 2016 a new proposal on introducing a common consolidated corporate tax base (CCCTB), which would be obligatory at least for multinational enterprises. By way of reminder, according to figures provided by the European Commission in 2011, the CCCTB plan would allow companies in the European Union to save EUR 700 million annually in compliance costs and EUR 1.3 billion through consolidation; therefore reiterates it call to the Commission to consult the CoR on its new CCCTB proposal.

Brussels, 14 October 2015

The President of the European Committee of the Regions

Markku Markkula

The Secretary-General of the European Committee of the Regions

Jiří Buriánek

13499/15 JB/mf

DGG 2B EN

³ http://europa.eu/rapid/press-release_IP-15-5140_en.htm?locale=en.

III. PROCEDURE

Title	Tax transparency package	
Reference(s)	Proposal for a Council directive repealing Council	
	Directive 2003/48/EC - COM(2015) 129 final	
	Proposal for a Council Directive amending Directive	
	2011/16/EU as regards mandatory automatic exchange of	
	information in the field of taxation - COM(2015) 135	
	final	
	Communication from the Commission to the European	
	Parliament and the Council on tax transparency to fight	
	tax evasion and avoidance – COM(2015) 136 final	
Legal basis	Article 307(4) TFEU	
Procedural basis	Rule 41(b)(i) RoP	
Date of Commission letter	N/A	
Date of President's decision	26 March 2015	
Commission responsible	Commission for Economic Policy	
Rapporteur	Hicham Imane (BE/PES)	
Analysis	9 June 2015	
Discussed in commission	15 July 2015	
Date adopted by commission	15 July 2015	
Result of the commission vote	Unanimity	
Date adopted in plenary	14 October 2015	
Previous Committee opinions	Opinion on the Common Consolidated Corporate Tax	
	Base (CCCTB), CdR 152/2011 fin ⁴	
	Opinion on A common system of financial transaction tax,	
	CdR 332/2011 fin ⁵	
Consultation of Subsidiarity	N/A	
Monitoring Network		

OJ C 54, 23.2.2012, p. 65–69.

OJ C 113, 18.04.2012, p. 7.

13499/15 JB/mf 10 DGG 2B **EN**