

Public Consultation on the Corporate Sustainability Reporting Directive

Member State Options in the transposition of Directive (EU) 2022/2464 of the European Parliament and of the Council of 14 December 2022 amending Regulation (EU) No 537/2014, Directive 2004/109/EC, Directive 2006/43/EC and Directive 2013/34/EU, as regards corporate sustainability reporting

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The Department of Enterprise, Trade and Employment is seeking the views of stakeholders on the transposition of the Corporate Sustainability Reporting Directive¹ into Irish law.

Views from stakeholders and interested parties are requested no later than 5pm on Thursday, **9**th **March 2023**. Submissions should be marked Corporate Sustainability Reporting Directive and should be emailed to <u>CSRD@enterprise.gov.ie</u>. Further queries can also be made to that email address.

The responses to the consultation will help inform the work to be undertaken by the Department on the transposition of the directive.

1. Background

The Corporate Sustainability Reporting Directive (CSRD) arises from the European Green Deal's climate change action objectives, to further enhance the disclosure by companies on climate and environmental data. The proposal for a directive was published in April 2021 and following negotiations by the European Council and the European Parliament,

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¹ EUR-Lex - 32022L2464 - EN - EUR-Lex (europa.eu)

the agreed directive was published in the EU's official journal on the 16th of December 2022.

It expands the scope of the existing rules for non-financial reporting by very large companies and public-interest entities² to large companies, large public-interest entities, and listed SMEs (excluding micros) on a main EU stock market. It introduces mandatory reporting standards developed by EFRAG (European Financial Reporting Advisory Group) which will be adopted by the EU Commission by way of a delegated procedure. The first standards shall be adopted at the latest by June 2023.

Companies in scope will be required to report annually in their management/directors' report on environmental, social and governance (ESG) and human rights matters according to the EU mandatory standards to be known as the European Sustainability Reporting Standards³. Sustainability information will be subject to a limited assurance (audit) until the adoption of reasonable assurance standards by the Commission.

Ireland and other Member States now have 18 months to transpose the Directive i.e., July 2024, with a view to mandatory requirements commencing for financial years on or after:

- 1st January 2024 for companies and public interest entities in scope of the existing rules (greater than 500 employees)⁵;
- 1st January 2025 for other large companies and public interest entities (greater than 250 employees); and

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² Banks, Insurance undertakings, companies listed on a main market in the EU

³ First Set of draft ESRS - EFRAG

⁴ Measures implementing Article 3 and 4 of the directive must be in place by 1 January 2024

⁵ Only undertakings already reporting under NFRD. Under Ireland's rules these are 'ineligible entities' in the Companies Act 2014 - <u>S.I. No. 360/2017 - European Union (Disclosure of Non-Financial and Diversity Information by certain large undertakings and groups) Regulations 2017.</u> (irishstatutebook.ie).

- 1st January 2026 for listed SMEs, with an 'opt out' possible until 2028.
- 1 January 2028 for subsidiary undertakings and branches of non-EU companies

2. Member State Options

The Department requests the views of interested parties with regard to the Member State options set out in Appendix I. It is not consulting on the balance of the Directive, which has direct effect/mandatory applicability and Member States have no discretion in this regard. However, your comments and questions on all aspects of the Directive are also requested to inform the Department's work on the transposition and future policy developments in the area.

3. Consultation Responses

Stakeholder views are welcomed from all interested parties, including companies in scope, non-governmental organisations, the research community and beyond. We ask that respondents structure their responses according to the Member State Options outlined, responding to one or more of them as appropriate. Respondents are also encouraged to provide any other views they may have on the transposition process or directive in general.

4. Information on Consultation Process

Freedom of Information Act 2014 and Publication of Submissions

The Department will make public on its website all submissions received under this consultation. Your attention is also drawn to the fact that information provided to the Department may be disclosed in response to a request under the *Freedom of Information Act 2014*. Therefore, should you consider that any information you provide is commercially sensitive, please identify same, and specify the reason for its sensitivity. The

Department will consult with you regarding information identified by you as sensitive before publishing or otherwise disclosing it.

5. General Data Protection Regulation

Respondents should note that the General Data Protection Regulation ('GDPR') entered into force in Ireland on 25th May 2018 and it is intended to give individuals more control over their personal data. The key principles under the Regulation are as follows:

- Lawfulness, fairness and transparency;
- Purpose limitation;
- Data minimisation;
- Accuracy;
- Storage limitation;
- Integrity and confidentiality;
- Accountability.

The Department of Enterprise, Trade and Employment is subject to the provisions of the Regulation in relation to personal data collected by it from 25 May 2018. Any personal information which you volunteer to this Department, will be treated with the highest standards of security and confidentiality, strictly in accordance with the Data Protection Acts 1988 to 2018.



Appendix I

Consultation by the Department of Enterprise, Trade and Employment on Member State Options under the Directive (EU) 2022/2464 of the European Parliament and of the Council of 14 December 2022 amending Regulation (EU) 537/2014, Directive 2004/109/EC, Directive 2006/43/EC and Directive 2013/34/EU, as regards corporate sustainability Reporting

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Article 1 – Amendments to Direct	tive 2013/34/EU the Accounting Dire	ective
Article 1 Scope (Amended)		
New point 3 last subparagraph (N	lew)	
Member States <u>may</u> choose not to apply the coordination measures referred to in the first subparagraph of this paragraph to the undertakings listed in points (2) to (23) of Article 2(5) of Directive 2013/36/EU of the European Parliament and of the Council.	The new requirements for sustainability reporting under the directive apply to large companies and large publicinterest entities and listed SMEs. This option allows Member States to exclude certain undertakings	It would be in the national interest if all large undertakings should be in scope of the CSRD, ensuring a level playing field and consistent reporting standards for all corporates and commercial semi state companies. The CSRD requires reporting on value chain transparency which requires consistency in reporting standards. It is imperative that all large undertakings report under the CSRD to allow for transparent, consistent and governed ESG reporting.

on a case-by-case basis. The list of

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
	undertakings relevant to Ireland's	
	transposition in Article 26 are central banks; post office	
	institutions; the Strategic Banking	
	Corporation of Ireland, credit	
	unions and friendly societies.	
Article 19a – Sustainability Repor	rting (New)	
Point 3 last subparagraph (New)		
Member States <u>may</u> allow	The new Article 19a on	Yes, commercially sensitive information may be
information relating to	Sustainability Reporting replaces	allowed to be excluded where necessary from the
impending developments or	the existing Article 19a. Article	report. The retention of this option would help
matters in the course of	19a sets out substantially	safeguard against the disclosure of sensitive business
negotiation to be omitted in	enhanced requirements for	information.
exceptional cases where, in the	sustainability reporting by	
duly justified opinion of the	undertakings in scope of the	
members of the administrative,	Directive. The information to be	

⁶ <u>EUR-Lex - 02013L0036-20220101 - EN - EUR-Lex (europa.eu)</u>

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
management and supervisory	reported should be clearly	
bodies, acting within the	identifiable within the	
competences assigned to them	undertaking's management	
by national law and having	report (ie the directors' report).	
collective responsibility for that	This option allows Member States	
opinion, the disclosure of such	to permit undertakings to exclude	
information would be seriously	commercially sensitive	
prejudicial to the commercial	information from the	
position of the undertaking,	sustainability reporting under	
provided that such omission	certain circumstances.	
does not prevent a fair and		
balanced understanding of the		
undertaking's development,		
performance and position, and		
the impact of its activity.		
Point 9 subparagraph three (New)		
The Member State by whose	Point 9 sets out exemptions from	Yes, the consolidated management/sustainability
national law the exempted	sustainability reporting for	report should be published in an accepted language to
subsidiary undertaking is	subsidiary undertakings where a	allow for accessibility and ease of review of a
governed <u>may</u> require that the	parent in the EU includes	company's report.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
consolidated management report or, where applicable, the consolidated sustainability report, of the parent undertaking is published in a language that that Member State accepts, and that any necessary translation into such	information on the subsidiary in the consolidated management report drawn up under Article 29 and 29a or, if the parent is in a third country equivalent consolidated sustainability report. Member States have the option to require that the consolidated	
language is provided. Any translation that has not been certified shall include a statement to that effect.	management/sustainability report is published in an accepted language.	
Article 29a. – Consolidated Susta Point 3 last subparagraph (New	inability Reporting (New)	
Member States may allow information relating to impending developments or matters in the course of negotiation to be omitted in	The new Article 29a on Consolidated Sustainability Reporting replaces the existing Article 29a. Article 29a, similar to Article 19a, sets out substantially	Yes, commercially sensitive information may be allowed to be excluded where necessary from the report. The retention of this option would help safeguard against the disclosure of sensitive business information.

exceptional cases where, in the duly justified opinion of the members of the administrative, management and supervisory bodies, acting within the competences assigned to them by national law and having collective responsibility for that opinion, the disclosure of such information would be seriously prejudicial to the commercial position of the group, provided enhanced requirements for consolidated sustainability reporting by undertakings in scope of the Directive. The information to be reported should be clearly identifiable within the group management (directors) report. This option allows Member States to permit undertakings to exclude commercially sensitive information from the	Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
that such omission does not prevent a fair and balanced certain circumstances. understanding of the group's development, performance, and position, and the impact of its activity.	duly justified opinion of the members of the administrative, management and supervisory bodies, acting within the competences assigned to them by national law and having collective responsibility for that opinion, the disclosure of such information would be seriously prejudicial to the commercial position of the group, provided that such omission does not prevent a fair and balanced understanding of the group's development, performance, and position, and the impact of	consolidated sustainability reporting by undertakings in scope of the Directive. The information to be reported should be clearly identifiable within the group management (directors) report. This option allows Member States to permit undertakings to exclude commercially sensitive information from the sustainability reporting under	

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Point 8 subparagraph (New)		
The Member State by whose national law the exempted parent undertaking is governed may require that the consolidated management report or, where applicable, the consolidated sustainability report of the parent undertaking is published in a language that that Member State accepts, and that any necessary translation into such language is provided. Any translation that has not been certified shall include a statement to that effect.	As in Article 19a, Member States have the option to require that the consolidated management/sustainability report is published in an accepted language.	Yes, the consolidated management/sustainability report should be published in an accepted language to allow for accessibility and ease of review of a company's report.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Article 30 General Publication (A	mended)	
Point 1 subparagraph 2 (New)		
Member States <u>may</u> require	Article 30 of the Accounting	Yes, management report should be available to the
undertakings subject to Articles	Directive sets out the publication	public on their website, free of charge. This allows for
19a and 29a to make the	requirements for annual financial	accessibility and ease of review of a company's report.
management report available	statements and management	
to the public on their website,	reports (i.e. the directors' report).	
free of charge. Where an	As a general rule, the	
undertaking does not have a	management report must be filed	
website, Member States <u>may</u>	with the Companies Registration	
require it to make a written	Office.	
copy of its management report		
available upon request.	This option allows Member	
	States to require undertakings in	
	scope of the requirements for	
	sustainability reporting to publish	
	the management report on their	
	website or make a copy available	
	upon request.	

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Point 1 subparagraph 4 (Existing)		
Member States may, however exempt undertakings from the obligation to publish the management report where a copy of all or part of any such report can be easily obtained upon request at a price not exceeding its administrative cost.	As stated above as a general rule, the management report must be filed with the Companies Registration Office. Member States may exempt undertakings from this requirement provided the report can be readily obtained from the undertaking at a price not exceeding its administrative cost. This option is not new and was not taken in the transposition of Directive 2013/34/EU but it is repeated here for completeness.	No, management report should be available to the public on their website, free of charge. This allows for accessibility and ease of review of a company's report.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Article 34.3 General Requiremen	t Auditing (Amended)	
Point 3 (New)		
Member States <u>may</u> allow a statutory auditor or an audit firm other than the one(s) carrying out the statutory audit of financial statements to express the opinion referred to in point (aa) of the second subparagraph of paragraph 1.	Article 34 of the Accounting Directive sets out the general requirement for the statutory audit of financial statements of undertakings. It is amended to provide for the assurance (audit) of sustainability reporting by undertakings.	Yes, undertakings should have the ability to engage separate statutory auditors/audit firms to carry out the statutory audit of financial statements and the assurance of the sustainability reporting. This allows for due diligence and increase in competition.
(i.e. the opinion on the compliance with sustainability reporting)	This option allows Member States to permit undertakings to engage separate statutory auditors/audit firms to carry out the statutory audit of financial statements and the assurance of the sustainability reporting.	

Member State Option

Background Information

Do you consider that Ireland should exercise this option? Please provide reasons for your answer.

Points 4 and 5 Independent Assurance Services Provider (New)

Member States may allow an independent assurance services provider established in their territory to express the opinion referred to in point (aa) of the second subparagraph of paragraph 1, provided that such independent assurance services provider is subject to requirements that are equivalent to those set out in Directive 2006/43/EC of the European Parliament and of the Council as regards the assurance of sustainability reporting as defined in point 22 of Article 2 of that Directive, in particular the requirements on:

This option allows Member States to introduce a new category of **Independent Assurance Services** Provider (IASP) to provide for the assurance of sustainability reporting by undertakings. IASPs must be subject to equivalent requirements to statutory auditors in respect of this assurance work including in respect of training, education, quality assurance and investigations and sanctions. In due course Member States that exercise the option to introduce IASPs must also exercise the option to permit separate statutory auditors/audit firms to carry out the audit of financial

Yes, a new category of Independent Assurance Services Provider (IASP) should be introduced to provide for the assurance of sustainability reporting by undertakings. This would allow for increased quality assurance in the field and improved knowledge of sustainability reporting.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
(a) training and examination,	statements and assurance of	
ensuring that independent	sustainability reporting. Member	
assurance services providers	states that exercise the option to	
acquire the necessary expertise	introduce IASPs must also in due	
concerning sustainability	course provide for home/host	
reporting and the assurance of	model of oversight of IASPs with	
sustainability reporting;	other Member States.	
(b) continuing education;		
(c) quality assurance systems;		
(d) professional ethics,		
independence, objectivity,		
confidentiality and professional		
secrecy;		
(e) appointment and dismissal;		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
(f) in patientians and constitute		
(f) investigations and sanctions;		
(g) the organisation of the		
work of the independent		
assurance services provider, in		
particular in terms of sufficient		
resources and personnel and		
the maintenance of client		
account records and files; and		
(h) reporting irregularities.		
Member States shall ensure		
that, where an independent		
assurance services provider		
expresses the opinion referred		
to in point (aa) of the second		
subparagraph of paragraph 1		
of this Article, that opinion is		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
prepared in accordance with		
Articles 26a, 27a and 28a of		
Directive 2006/43/EC and that,		
where applicable, the audit		
committee, or a dedicated		
committee, reviews and		
monitors the independence of		
the independent assurance		
services provider in accordance		
with point (e) of Article 39(6)		
of Directive 2006/43/EC.		
Member States shall ensure		
that independent assurance		
services providers accredited		
before 1 January 2024 for the		
assurance of sustainability		
reporting, in accordance with		
Regulation (EC) No 765/2008,		
are not subject to the training		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
and examination requirements		
referred to in point (a) of the		
first subparagraph of this		
paragraph.		
Member States shall ensure		
that independent assurance		
services providers that on 1		
January 2024 are undergoing		
the accreditation process in		
accordance with the relevant		
national requirements are not		
subject to the training and		
examination requirements		
referred to in point (a) of the		
first subparagraph as regards		
the assurance of sustainability		
reporting, provided they		
complete that process by 1		
January 2026.		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
Member States shall ensure		
that the independent		
assurance services providers		
referred to in the third and		
fourth subparagraphs acquire		
the necessary knowledge in		
sustainability reporting and the		
assurance of sustainability		
reporting via the continuing		
education requirement		
referred to in point (b) of the		
first subparagraph.		
If a Member State, pursuant to		
the first subparagraph, decides		
to allow an independent		
assurance services provider to		
express the opinion referred to		
in point (aa) of the second		

Member State Option	Background Information	Do you consider that Ireland should exercise this
		option? Please provide reasons for your answer.
subparagraph of paragraph 1,		
it shall also allow a statutory		
auditor other than the one(s)		
carrying out the statutory audit		
of financial statements to do		
so, as provided for in		
paragraph 3.		
5. From 6 January 2027, a		
Member State that has made		
use of the option provided for		
in paragraph 4 (the "host		
Member State") shall allow		
independent assurance		
services provider established in		
a Member State other than the		
host Member State (the "home		
Member State") to carry out		
the assurance of sustainability		
reporting.		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
The home Member State shall		
be responsible for the		
supervision of the independent		
assurance services providers		
established in its territory,		
unless the host Member State		
decides to supervise the		
assurance of sustainability		
reporting carried out by		
independent assurance		
services providers in its		
territory.		
If the host Member State		
decides to supervise the		
assurance of sustainability		
reporting carried out in its		
territory by independent		
assurance services providers		
registered in another Member		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
State, the host Member State shall:		
(a) not impose more stringent requirements or liability on such independent assurance services providers than those required for assurance of sustainability reporting by the national laws for the independent assurance services providers or auditors established in that host Member State; and		
(b) inform other Member States about its decision to supervise the assurance of sustainability reporting carried out by independent assurance		

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
services providers established		
in other Member States.		
Article 40a Sustainability Report	s concerning third-country undertak	ings (New)
Point 1 last subparagraph (new)		
Member States <u>may</u> require	This is a new Article 40a inserted	Yes, this would improve transparency in reporting.
subsidiary undertakings or	into the Accounting Directive on	
branches referred to in the first	sustainability reports concerning	
and third subparagraphs to	third country undertakings. This	
send them information about	option underpins the	
the net turnover generated in	requirement for sustainability	
their territory and in the Union	reports by large subsidiaries and	
by the third-country	branches operating in the EU	
undertakings.	(turnover > €40 million) of non-	
	EU companies (turnover in the EU	
	> €150 million). It permits	
	Member States to require	
	subsidiary undertakings and	
	branches to send information	
	about net turnover generated in	

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
	the Member State and in the EU.	
Article 3 Amendments to Directi	ve 2006/43/EC the Audit Directive	
Article 12 Combination of practic	cal training and theoretical instruction	on (replaced)
Point 1 (existing)		
1. Member States <u>may</u>	This Article and option allows	N/A
provide that periods of	Member States to permit that	
theoretical instruction in the	periods of study can count	
subjects referred to in Article	towards professional activity	
8(1) and (2) shall count	periods required in Article 11	
towards the periods of	which governs qualifications	
professional activity referred to	through long term practical	
in Article 11, provided that	experience of statutory auditors.	
such instruction is attested by	There is no substantive change to	
an examination recognised by	this option and it is not	
the Member State. Such	concerned with sustainability	
instruction shall not last less	reporting but it is amended to	
than one year, nor may it	take account of new cross-	
reduce the period of	references in Article 8 arising	

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
professional activity by more than four years. 2. The period of professional activity and practical training shall not be shorter than the course of theoretical instruction together with the practical training required under the first subparagraph of Article 10(1).';	from the amending Directive. It was not exercised in the transpositions of Directive 2006/43/EC and Directive 2014/56/EU however it is repeated here for completeness.	
Article 26a Assurance Standards Point 2 (New)	for sustainability reporting (New)	
2. Member States may apply national assurance standards, procedures or requirements as long as the Commission has not adopted an assurance standard covering the same	Article 26a is a new article inserted into the Audit Directive which sets out the requirement for the audit of sustainability reporting to be done in accordance with assurance	Yes, the audit of sustainability reporting should be done in accordance with assurance standards which will be developed by the EU Commission. This would improve reporting consistency across the Union for the sustainability reporting.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
subject matter. Member States shall communicate the national assurance standards, procedures or requirements to the Commission at least three months before their entry into force.	standards which will be developed by the EU Commission. This option permits Member States to apply national standards in the event that the Commission has not adopted a standard on the same subject matter.	
Article 28a Assurance Report on Point 5 (New)	sustainability reporting (New)	
5. Member States may require that, where the same statutory auditor carries out the statutory audit of annual financial statements and the assurance of sustainability reporting, the assurance report on sustainability reporting may	Article 28a is a new article inserted into the Audit Directive which sets out the requirements for the assurance report by statutory auditors/audit firms of sustainability reporting to be done in accordance with assurance standards which will be	Yes, agree that the assurance report on sustainability reporting may be included as a separate section of the audit report.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
be included as a separate	developed by the EU Commission	
section of the audit report.	(or any national standard if	
	relevant).	
	This option permits Member	
	States to provide that where the	
	same statutory auditor/audit firm	
	carries out the statutory audit of	
	the financial statements and the	
	assurance of sustainability	
	reporting, the assurance report	
	may be included as a separate	
	section of the audit report.	
Article 29 Quality Assurance Sys	tems (Amendment)	
Daile 2: (No. 1)		
Point 2a (New)		
2a. Member States <u>may</u>		Yes, agree that persons carrying out quality assurance
exempt, until 31 December		reviews on sustainability reporting can be exempt from
2025, persons who carry out		the requirement to have relevant experience in

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
quality assurance reviews relating to the assurance of sustainability reporting from the requirement to have relevant experience in sustainability reporting and in the assurance of sustainability reporting or in other sustainability-related services.';	The amendments to Article 29, which governs quality assurance systems for statutory audit, allow where applicable for quality assurance of sustainability reporting. This option permits Member States to allow for a transition period for persons carrying out quality assurance reviews on sustainability reporting by exempting them until the end of 2025 from the requirement to have relevant experience in sustainability reporting or the assurance of same.	sustainability reporting or the assurance of same until 31 December 2025. This gives assurance firms time to grow their teams, experience and knowledge in sustainability reporting matters.

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.			
		option: Flease provide reasons for your answer.			
Article 30 Systems of Investigation	Article 30 Systems of Investigations and Sanctions (Amended)				
Point 2 second subparagraph (exi	Point 2 second subparagraph (existing)				
Member States may decide not to lay down rules for administrative sanctions for infringements which are already subject to national criminal law. In that event, they shall communicate to the Commission the relevant criminal law provisions.';	The amendments to Article 30, which governs systems of investigations and sanctions for breaches of statutory audit rules, allow for the extension of investigation and sanctions systems to assurance of sustainability reporting.	Yes, administrative sanctions for infringements which are already subject to national criminal law should suffice and be communicated to the Commission. This stops duplication of administrative sanctions.			
	This option is not amended directly and allows Member States not to provide for an administrative sanction regime where criminal law already applies. It was not exercised in the transposition of Directive 2014/56/EU.				

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.			
Article 39 Audit Committee (Amended)					
Paragraph 4a (New)					
Member States <u>may</u> allow the	The amendments to Article 39,	Yes, the extension of certain audit committee functions			
functions assigned to the audit	which governs the rules for Audit	to include assurance of sustainability reporting should			
committee relating to	Committees of public interest	be allowed.			
sustainability reporting and	entities, allow for the extension				
relating to the assurance of	of certain audit committee				
sustainability reporting to be	functions to include assurance of				
performed by the	sustainability reporting. This				
administrative or supervisory	option permits Member States to				
body as a whole or by a	allow these functions to be				
dedicated body established by	assigned to the board of directors				
the administrative or	of the public-interest for example				
supervisory body.	or another dedicated body				
	established by the public interest				
	entity. It is similar to an option at				
	Article 39(4) which applies to				
	statutory audit. This option was				
	not exercised in the transposition				

Member State Option	Background Information	Do you consider that Ireland should exercise this option? Please provide reasons for your answer.
	of Directive 2014/56/EU.	

Please provide any further views you have in relation to the transposition and development of future policy in this area.

e.g Scope and Phasing, Assurance (Audit), Oversight and Sanctions.

CIÉ Group welcomes the opportunity to provide inputs in response to the public consultation published by the Department of Enterprise, Trade and Employment (the Department) on the Corporate Sustainability Reporting Directive (CSRD) ahead of its transposition into Irish law.

Reporting is a key tool available to achieve adequate transparency and clear communication on the integration of sustainability into business activities and impacts. Managing the impact of our operations and strategic decisions will be measured in the assessment of double materiality and sustainability disclosure.

ClÉ Group is supportive of the CSRD reporting framework and we are working to implement the requirements into our reporting procedures ahead of the mandatory reporting period from financial year 2025 onward. To implement these significant new requirements effectively, business will need adequate supports and guidance from the Department on an ongoing basis.

ClÉ Group and various other government commercial semi states are in agreement that Ireland should adapt / transpose a(n) European version of the Directive without any additional layers of national oversight and that maximum flexibility should be afforded to undertakings in terms of the nature of their engagement with the auditors who will ultimately provide assurance for the published disclosures.

Public Consultation on the Corporate Sustainability Reporting Directive

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