Standard RA1.4

Reporting of fitness and propriety to the Financial Supervision Authority

Regulations and guidelines
How to read a standard

A standard is a collection of subject-specific regulations and guidelines which both obliges and guides supervised entities and other financial market participants, indicates the quality level expected by the supervisor, sets out the supervisor’s key principles of good practice and provides justification for regulation.

Each paragraph in a standard is furnished with a particular margin note:

- **Norm:** A reference to a current legal or regulatory provision.

- **Binding:** A FIN-FSA regulation that is legally binding on supervised entities or other financial market participants, issued by the FIN-FSA by virtue of its regulatory power based in Finnish law.

- **Recommendation:** FIN-FSA recommendatory guidance to supervised entities or other financial market participants.

- **Application guideline/example:** A practical application guideline or example related to a norm, binding regulation or recommendation. A reference to a FIN-FSA standard or a particular point in the standard. See the attached example.

- **Justifications:** An explanation of the background, purpose and objectives of a regulation or standard.

FIN-FSA standards may be accessed from www.fin-fsa.fi/eng
# TABLE OF CONTENTS

1 Application .......................... 4  
2 Objectives ................................ 5  
3 Legal basis ................................ 6  
4 Persons subject to reporting requirement ...................... 7  
5 Reporting requirement .......................... 8  
   5.1 Regular reporting .................................. 8  
      5.1.1 Members and deputy members of the board of directors 9  
   5.2 Reporting in exceptional circumstances ...................... 9  
6 Reporting forms .......................... 10  
7 Further details .......................... 11  
8 Revision history .......................... 12
1 APPLICATION

(1) This standard applies to the following corporations, which are referred to with the general expression ‘supervised entities’:

- credit institutions and their foreign branches
- investment firms and their foreign branches
- fund management companies and their foreign branches
- custodians
- stock exchanges
- clearing corporations
- options corporations
- the central securities depository
- holding companies of credit institutions and investment firms
- the central body referred to in the Act on Cooperative Banks and Other Cooperative Credit Institutions
- holding companies of financial and insurance conglomerates primarily engaged in financial activities.

(2) In line with the principle of home country supervision, the supervisory authorities of the home member state have responsibility for the fit and proper assessment of the management of a Finnish branch of a credit institution, investment firm and fund management company domiciled in the European Economic Area (EEA).

(3) Information on the manager and deputy manager of a branch is reported to the Financial Supervision Authority (FIN-FSA) in accordance with the notification procedure (see standard 1.1 on market entry, section 8.1).

(4) Information on the manager and deputy manager of a Finnish branch of a credit institution, investment firm or fund management company domiciled outside the European Economic Area (EEA) is reported to the FIN-FSA in accordance with the provisions of this standard.
2 OBJECTIVES

(1) This standard defines the requirements of reporting to the FIN-FSA in respect of the assessment of fitness and propriety of persons responsible for a supervised entity’s management, and in respect of the assessment of competent management.

(2) The standard is related to standard 1.4 on the assessment of fitness and propriety, issued within section 1 Corporate governance and business activity, of the FIN-FSA’s set of regulations.
LEGAL BASIS

The FIN-FSA regulation on the reporting of matters relating to the assessment of fitness and propriety of persons responsible for management is based on the following legal provisions:

- section 22 subsection 4, section 40 subsection 4, subsection 49 and subsection 93 of the Credit Institutions Act (121/2007)
- section 12b subsections 4 and 5 of the Investment Firms Act (579/1996)
- section 5e subsection 4 and section 9d subsection 4 of the Mutual Funds Act (48/1999)
- section 12 of the Act on Cooperative Banks and Other Cooperative Credit Institutions (1504/2001)
- sections 6, 18 and 19 of the Ministry of Finance Decree on the Accounts to be Appended to the Application for Authorisation of a Credit Institution (659/2003)
- sections 13–16 of the Ministry of Finance Decree on the Accounts to be Appended to the Application for Authorisation of an Investment Firm (658/2003)
- sections 12–15 of the Ministry of Finance Decree on the Accounts to be Appended to the Application for Authorisation of a fund management company and a Custodian (234/2004), and
4

PERSONS SUBJECT TO REPORTING

Requirement

(1) A report shall be submitted to the FIN-FSA on the following persons responsible for the management of a supervised entity:
- member and deputy member of the board of directors
- managing director and deputy managing director

and on the following persons responsible for key business functions:
- manager and deputy manager of a foreign branch of a Finnish credit institution, investment firm and fund management company
- manager and deputy manager of a Finnish branch of a foreign credit institution, investment firm and fund management company domiciled outside the European Economic Area (EEA).

(2) It is recommended that a report is submitted to the FIN-FSA on persons responsible for the compliance function and internal audit in accordance with this standard.

(3) A report shall also be submitted on non-Finnish citizens.

(4) The FIN-FSA may, at its discretion, require the reporting of information on other persons in a supervised entity’s organisation than those referred to in paragraph (1) above.
5 REPORTING REQUIREMENT

5.1 Regular reporting

(1) A report shall always be submitted to the FIN-FSA when

- a new person is appointed to be responsible for a supervised entity’s management or to be responsible for a key business function on which a report must be submitted to the FIN-FSA
- a person is appointed to a position more significant than the one held previously or a person’s responsibilities increase substantially (for example as a result of merger or other business restructuring or organisational changes).

(2) It is recommended that a report be submitted well in advance, prior to the appointment decision or before the person takes up the new position.

(3) For the legal protection of a person, the FIN-FSA considers it important that it receives the report well in advance, before the person takes up the position or before the appointment decision is made.

(4) This notwithstanding, a report must always be submitted without delay after an appointment decision is made or a person’s responsibilities have changed, no later than two weeks from the decision or the date at which the person has taken up the new position.

(5) The report to the FIN-FSA must be made by using the forms of this standard.

(6) Information on other persons responsible for key business functions than those referred to in chapter 4 paragraph (1) is not subject to regular
reporting.

(7) Fit and proper assessment information concerning members of the supervisory board is not subject to regular reporting.

(8) It is recommended that information on persons a supervised entity itself has defined as persons responsible for key business functions is kept and made available to the FIN-FSA.

5.1.1 Members and deputy members of the board of directors

(9) A report shall always be submitted when a new person is appointed as a member or a deputy member of the board of directors.

(10) When the same person is reappointed as a member or a deputy member of the board of directors for the following period of office a report need not be submitted to the FIN-FSA unless there is a material change in the information relating to the person which requires the conduct of a new assessment.

(11) However, the FIN-FSA must always be informed of the reappointment of a person referred to in paragraph (9), the length of the period of office and of the fact that there is no material change in the information regarding the person. The information can be submitted for example with an extract from minutes or with another comparable document.

5.2 Reporting in exceptional circumstances

(12) A supervised entity shall report to the FIN-FSA immediately if the fitness and propriety of a person responsible for the management of the supervised entity or of such a person responsible for a key business function on which a report must be submitted to the FIN-FSA is compromised in accordance with standard 1.4 on the assessment of fitness and propriety.

(13) A written report shall comprise an account of the assessment conducted and measures the supervised entity has taken on the matter.

(14) The report shall be submitted by the board of directors when it concerns members and deputy members of the board of directors and managing director and deputy managing director. The managing director is responsible for submitting the report on his or her subordinates.
REPORTING FORMS

(1) Form L3 shall be used by persons subject to reporting requirement of the following supervised entities:

- credit institutions and their foreign branches
- holding companies of credit institutions
- the central body referred to in the Act on Cooperative Banks and Other Cooperative Credit Institutions
- holding companies of financial and insurance conglomerates primarily engaged in financial activities
- Finnish branches of credit institutions domiciled outside the European Economic Area (EEA).

(2) Form S3 shall be used by persons subject to reporting requirement of the following supervised entities:

- investment firms and their foreign branches
- holding companies of investment firms
- stock exchanges
- clearing corporations
- options corporations
- the central securities depository
- Finnish branches of investment firms domiciled outside the European Economic Area (EEA).

(3) Form R3 shall be used by persons subject to reporting requirement of the following supervised entities:

- fund management companies and their foreign branches
- custodians
- Finnish branches of fund management companies domiciled outside the European Economic Area (EEA).
FURTHER DETAILS

Please find the necessary contact information in the list of Persons in charge of standards provided on the FSA website. For further information, please contact:

- Institutional Supervision, tel. +358 10 831 5207
- Conduct of Business, tel. +358 10 831 5336
8

REVISION HISTORY

The standard has been revised as follows:

- Issued on 31.12.2008 and entry into force on 1 January 2009: As from 1 January 2009, pawnbroking institutions are no longer supervised by FIN-FSA. As a result, the standard is not applicable to pawnbroking institutions from 2009 onwards.