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#### Call for feedback on the Platform on Sustainable Finance's draft proposal for an extended taxonomy to support economic transition

Fields marked with \* are mandatory.

#### Introduction

#### **Disclaimer:**

This call for feedback is part of ongoing work by the <u>Platform on Sustainable Finance</u>, which was set up by the Commission to provide advice on the further development of the EU taxonomy framework.

This feedback process is not an official Commission consultation. The draft report produced by the Platform is not an official Commission document. Nothing in this feedback process commits the Commission nor does it preclude any policy outcomes.

In March 2018 the Commission published its <u>action plan: financing sustainable growth</u>, based on the advice of the <u>High Level Expert Group (HLEG)</u>. Action 1 of the Commission's action plan calls for the establishment of an EU classification system for sustainable activities, or taxonomy. The Commission followed through on this action by proposing a regulation for such a taxonomy. The <u>Taxonomy Regulation</u> was adopted by the co-legislators in June 2020. It establishes the basis for the <u>EU taxonomy</u> by setting out 4 overarching conditions that an economic activity has to meet in order to qualify as making a substantial contribution to environmental objectives.

Development of the EU taxonomy relies on extensive input from experts from across the economy and civil society. The <u>Platform on Sustainable Finance</u> plays a key role in enabling such cooperation by bringing together the best expertise on sustainability from the corporate and public sector, from industry as well as academia, civil society and the financial industry join forces.

As a permanent expert group of the Commission that has been established under Article 20 of the Taxonomy Regulation, the Platform has been tasked to advise the Commission on further developing the EU taxonomy, improving its usability and exploring its expansion to social objectives, activities that significantly harm environmental sustainability or activities that have no significant impact on environmental sustainability.

In October 2020, the Commission established the Platform with five working groups, including the <u>subgroup on</u> <u>negative and low impact activities</u>. The subgroup has been tasked to advise the Commission on the development of the taxonomy with regard to economic activities that do not have a significant impact on environmental sustainability and economic activities that significantly harm environmental sustainability.

The environmental challenges we face put an immense task ahead of us: to transition to a low carbon, climate-resilient, and environmentally sustainable economy. The aim of sustainable finance policies is to help all economic actors navigate that transition with the urgency needed to avoid risks and meet climate and environmental goals.

The EU taxonomy creates a common definition and gives recognition to economic activities that make a substantial contribution to an environmental objective, while not doing significant harm to any other environmental objective and meeting minimum social safeguards. In this setting, the taxonomy framework already defines levels of 'significant harm'. Co-legislators mandated the Commission to explore whether this framework could be extended to further categories of environmental performance: activities that do significant harm and activities with no significant impact.

There are many ways in which the taxonomy framework could be extended. Those that make a substantial contribution without undermining any of the goals and while ensuring they are socially sustainable, are already recognised, as the transition could not succeed without having a lot more of such green activities. But a successful transition also means that actors that do not make a substantial contribution can also start and continue their transition, including taking valid and robust interim steps towards sustainability. The objective of this analysis is to explore how an extended taxonomy could help economic actors on this urgent environmental transition pathway, irrespective of what level of environmental performance they start from.

On 12 July 2021, the Platform published its <u>first draft proposal for an extended taxonomy to support economic transition</u>. The report explores the main considerations behind the questions of this consultation. You are kindly invited to read that report before filling in this questionnaire.

#### Call for feedback

The Platform is inviting stakeholders to provide feedback on the draft report through this online questionnaire.

The deadline for providing feedback is Friday 27 August close of business.

In the online questionnaire, you will be asked to comment on certain aspects of the report and make suggestions.

#### **Next steps**

The Platform is still working on some important aspects of these questions and will proceed to develop its final report and final recommendations after considering the stakeholder input collected through this call for feedback.

The Platform will submit the final report with their advice to the Commission in autumn 2021. The Commission will analyse and consider the report in view of the continuous developing of the EU taxonomy, as anticipated in the new <u>sust</u> <u>ainable finance strategy</u>.

By the end of 2021, the Commission will publish a report on the provisions required for a social taxonomy, as required by the Taxonomy Regulation.

Please note: In order to ensure a fair and transparent consultation process only responses received through our online questionnaire will be taken into account and included in the report summarising the responses. Should you have a problem completing this questionnaire or if you require particular assistance, please contact <a href="mailto:fisma-platform-sf@ec.europa.eu">fisma-platform-sf@ec.europa.eu</a>.

- the call for feedback document
- the draft report on an extended taxonomy to support economic transition
- the publication of the 2 draft reports
- the Platform on Sustainable Finance
- sustainable finance
- the protection of personal data regime for this call for feedback

Abo	ut you
l am g	iving my contribution as
	Academic/research institution
<b>©</b>	Business association
0	Company/business organisation
0	Consumer organisation
© E	EU citizen
© E	Environmental organisation
0	Non-EU citizen
	Non-governmental organisation (NGO)
	Public authority
	Frade union
0 (	Other
First n	ame
Ма	ri
Surna	me
Na	sser
Email	(this won't be published)
ma	ri.nasser@energia.fi

# \* Organisation name 255 character(s) maximum Finnish Energy

#### Transparency register number

255 character(s) maximum

Check if your organisation is on the <u>transparency register</u>. It's a voluntary database for organisations seeking to influence EU decision-making.

68861821910-84

- \*Organisation size
  - Micro (1 to 9 employees)
  - Small (10 to 49 employees)
  - Medium (50 to 249 employees)
  - Large (250 or more)
- \*Where are you based and/or where do you carry out your activity?
  - Austria
  - Belgium
  - Bulgaria
  - Croatia
  - Cyprus
  - Czech Republic
  - Denmark
  - Estonia
  - Finland
  - France
  - Germany
  - Greece
  - Hungary
  - Iceland
  - Ireland
  - Italy
  - Latvia
  - Liechtenstein

Lithuania	
Luxembourg	
Malta	
Netherlands	
Norway	
Poland	
Portugal	
Romania	
Slovakia	
Slovenia	
Spain	
Sweden	
Switzerland	
United Kingdom	
Other country	
Field of activity	
*Financial activity	
Please select as many answers as you like	
Accounting	
Auditing	
Banking	
Credit rating agencies	
Insurance	
Pension provision	
Investment management (e.g. hedge funds, private equity funds, venture	)
Investment management (e.g. hedge funds, private equity funds, venture capital funds, money market funds, securities)	)
<ul> <li>Investment management (e.g. hedge funds, private equity funds, venture capital funds, money market funds, securities)</li> <li>Market infrastructure operation (e.g. CCPs, CSDs, Stock exchanges)</li> </ul>	)
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<ul> <li>Investment management (e.g. hedge funds, private equity funds, venture capital funds, money market funds, securities)</li> <li>Market infrastructure operation (e.g. CCPs, CSDs, Stock exchanges)</li> <li>Social entrepreneurship</li> <li>Other</li> </ul>	€
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<ul> <li>Investment management (e.g. hedge funds, private equity funds, venture capital funds, money market funds, securities)</li> <li>Market infrastructure operation (e.g. CCPs, CSDs, Stock exchanges)</li> <li>Social entrepreneurship</li> <li>Other</li> <li>Not applicable</li> </ul>	e

Mining and quarrying
Manufacturing
Electricity, gas, steam and air conditioning supply
Water supply; sewerage, waste management and remediation activities
Construction
Transportation and storage
Accommodation and food service activities
Information and communication
Real estate activities
Professional, scientific and technical activities
Administrative and support service activities
Public administration and defence; compulsory social security
Education
Human health and social work activities
Other
Not applicable
*Does your company/business organisation have any activities covered by the Taxon
omy Climate Delegated Act?
Yes
No
Don't know / no opinion / not applicable
Prefer not to say
*What level do those activities of your company/business organisation that the
Taxonomy Climate Delegated Act covers reach?
Substantial contribution to climate change mitigation
Doing no significant harm to climate change mitigation
Both above thresholds
None of the above thresholds
Don't know / no opinion / not applicable
Prefer not to say
*Contributions received are intended for publication on the Commission's

website. Do you agree to your contribution being published?

6

The Commission will publish the responses to this public consultation. You can choose whether you would like your details to be made public or to remain anonymous.

- Yes, I agree to my responses being published under the name I indicate ( name of your organisation/company/public authority or your name if your reply as an individual – your email address will never be published)
- No, I do not want my response to be published
- I agree with the personal data protection provisions

#### Your opinion

Question 1. Which environmental performance levels should the taxonomy distinguish, with a view to help the environmental transition?

#### Please select all of those that you would prioritise:

Please select as many answers as you like

- Substantial contribution
- Intermediate performance
- Significantly harmful but can improve to sustainability
- Significantly harmful but can improve not to do significant harm
- Significantly harmful but cannot improve sufficiently to avoid doing no significant harm
- No significant impact

Question 2. How could policies ensure that recognising the transition from significantly harmful to intermediate performance will not slow down the transition to green activities (that evidence shows we need to accelerate)?

#### Please select all that you agree with:

Please select as many answers as you like

- Not relevant
- Distinguish different levels of environmental performance clearly throughout the taxonomy and in other instruments

#### **Disadvantages** – a 'significantly harmful' taxonomy would:

Please select as many answers as you like



be a departure from the positive spirit of the green taxonomy

negatively impact the ability of companies to raise finance for transition

accelerate transition risks and risks creating "stranded asset by legislation"

negatively impact banks with high shares of lending to certain companies both among retail customers and on the wholesale markets

disadvantage EU companies vs non-EU jurisdiction

increase complexity, reporting burden and affect usability of the taxonomy other

### Please elaborate on your answer on the **disadvantages** of a 'significantly harmful' taxonomy. How could they be addressed?

1000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Presently the EU Taxonomy is still in the process of being implemented and some essential parts have been delayed. Therefore, we believe that the focus should be on finishing the undergoing development and taking into consideration the actual impact it will have once effective before extending the existing framework. It is too early to see if additional categories are needed to encourage sustainable investments. If the existing framework functions as intended, there will be no need for additional categories. Too detailed legislation on EU level should be avoided whenever possible.

According to the draft report, the Platform considers that the balance of evidence is that sustainable finance initiatives to date have neither significantly increased transition finance nor driven sufficiently ambitious environmental transitions. We would like to know on which assessment this information is based on, considering that the EU Taxonomy is not operative yet.

#### Two types of significantly harmful activities

The report distinguishes two types of significantly harmful activities

- those that are 'always significantly harmful' (no technical option to transition to an environmental performance not causing significant harm)
- and those that can transition out of causing significant harm

#### Question 5. Do you agree with the following statements?

#### Please check all boxes that you agree with:

Please select as many answers as you like

Always significantly harmful activities should be distinguished from
those activities that have a potential to transition out of significant harm

Criteria should be added under the green taxonomy to recognise as green the closure / decommissioning for such always significantly harmful activities
Mandatory reporting on turnover from and capex/opex related to always significantly harmful activities should be introduced
Question 6. Do you consider recognising/naming the intermediate
performance level useful to encourage mitigating significant harm?
© Yes
No  No
Don't know / no opinion / not applicable
Please explain your answer to question 6:
1000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
When it comes to extending the EU Taxonomy to Intermediate Performance level, we have understood that
the Intermediate Performance level could benefit some actors during the transition. Nevertheless, the expansion of the Taxonomy itself and the resulting complexity of reporting are issues to be considered before extending the Taxonomy. Also, the Platform's report indicates that the Intermediate level cannot be created without the SH level, which we strongly oppose. We believe that priority should be given first to the completion of the current EU Taxonomy before expanding it further.
Question 7. For activities that are in the intermediate performance space (in between significant harm and substantial contribution):  a) should all turnover from such activities be recognised as intermediate turnover, and all opex as intermediate opex?
© Yes
No
Don't know / no opinion / not applicable
Please explain your answer to question 7. a):  1000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

whether or not it improves environmental performance of the activity and	
how mu	
© Y∈	
© No	
	on't know / no opinion / not applicable
Please	explain your answer to question 7. b):
	aracter(s) maximum
including	spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Interme	ediate transition
The report	recommends to recognise 'intermediate transition', differentiated from green transition.
such i	on 8. What do you think are the essential conditions for recognising ntermediate transitions for activities that can make a substantial
	ution to the given environmental objective:
Please sele	ect as many answers as you like
,	that the activity reaches the intermediate performance level, in other words es not do significant harm to that particular environmental objective
b)	in addition, that the activity continues to improve its environmental
•	rformance in order to stay in that intermediate performance level and not to significant harm even if in the future the criteria are tightened.
	in addition, that the activity continues to improve its environmental
,	rformance in order to reach substantial contribution (green) in the future
	in addition, that the activity does no significant harm to other environmental
,	jectives
	in addition, that the activity does no significant harm to any of the other
•	vironmental objectives, with the exception of adaptation (because failing to

meet the do no significant harm criteria to adaptation means only a harm on

the activity itself)

# Question 9. Do you have other suggestions for extending the taxonomy framework for significantly harmful activities, intermediate performance, intermediate transition?

1000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

When considering any extensions to the EU Taxonomy, it must be kept in mind that the financial sector does not limit to the European Union and that the climate change mitigation requires global efforts. Therefore, we believe it is important to create an international framework and take into consideration the ongoing development also outside the EU. The EU Taxonomy should therefore be built so that it enables the use of all technologies that support reaching the climate goals.

#### 'No significant (environmental) impact' taxonomy

Question 10. In your view what would be the advantages and disadvantages of a 'no significant (environmental) impact' taxonomy?

Check all that apply and add anything you think is missing:

#### Advantages – a 'no significant environmental impact' taxonomy would:

help the ESG analysis
be beneficial for SME's to access finance
be beneficial for SME's to access green finance (if it can allow for / incentivise
greening even within the NSI space, where there is such possibility)
ensure banks can report green lending to SMEs and continue to develop
these markets
allow easier access to finance for larger companies in these sectors
other

#### Disadvantages – a 'no significant environmental impact' taxonomy would:

Please select as many answers as you like

Please select as many answers as you like

- be too complex to manage, as a framework
- imply burdensome reporting obligations
- ☑ risk disadvantaging 'no significant impact activities' vis-à-vis intermediate
  contribution activities that are likely to be more polluting
- other

Please elaborate on your answer on the **disadvantages** of a 'no significant (environmental) impact' taxonomy. How could they be addressed?

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

As it has been mentioned earlier, the EU taxonomy is still in the process of being implemented and some essential parts have been delayed. Therefore, we believe that the focus should be on finishing the undergoing development and taking into consideration the actual impact it will have once effective before extending the existing framework. It is too early to see if additional categories are needed to encourage sustainable investments. In case any extension should be considered, it must be thoroughly evaluated if the benefits will exceed the administrative burden.

## Question 11. Can you give examples of activities which you think would be considered as NSI?

1000 character(s) including spaces an	,
including spaces an	
	d line breaks, i.e. stricter than the MS Word characters counting method.
activities, sho report activit environmenta minimum leve	If there was to be an extension of the taxonomy to address NS buld it be a requirement for companies or investors wishing to ties under the NSI taxonomy to first participate in an I labelling or certification scheme (such as <b>EMAS</b> ) to validate also of environmental performance?
•	orting of activities should stay voluntary but conditional upon such a confidence on some stay on the conditional upon such a confidence of the confidence o
oortmoatic	
No, repor	ting of activities should stay voluntary but there should not be any on/labelling as a condition
No, repor	
<ul><li>No, repor</li><li>certification</li><li>Don't kno</li></ul>	on/labelling as a condition w / no opinion / not applicable n your answer to question 12:
No, repor	

Question 13. Do you consider it would be helpful if the Platform prepared no binding guidance on NSI activities which could be published by the
Commission for voluntary use by taxonomy users?
© Yes
No
Don't know / no opinion / not applicable
Question 14. Are you in favour of a phased approach where NSI could be
recognised as a generic category (through guidance) without L1 change?
Yes, it is a priority
Yes but it should be done in future only
No
Don't know / no opinion / not applicable
Please explain your answer to question 14:  1000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 15. Prior to any L1 change (if at all), do you consider that the Platform should recommend to include some NSI activities in the taxonom by e.g. creating a generic category for 'green' service providers under the adaptation or other objectives?  Yes  No  Don't know / no opinion / not applicable  Please explain your answer to question 15:  1000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

#### **Additional information**

Should you wish to provide additional information (e.g. a position paper, report) or raise specific points not covered by the questionnaire, you can upload your additional document(s) below. Please make sure you do not include any personal data in the file you upload if you want to remain anonymous.

The maximum file size is 1 MB.

You can upload several files.

Only files of the type pdf,txt,doc,docx,odt,rtf are allowed

#### **Useful links**

Call for feedback document (https://ec.europa.eu/info/files/2021-extended-taxonomy-report-call-for-feedback-document\_en)

<u>Draft report on a extended taxonomy (https://ec.europa.eu/info/files/210712-sustainable-finance-platform-report-extended-taxonomy\_en)</u>

More on the publication of the 2 draft reports (https://ec.europa.eu/info/publications/210712-sustainable-finance-platform-draft-reports\_en)

More on sustainable finance (https://ec.europa.eu/info/business-economy-euro/banking-and-finance/sustainable-finance\_en)

Platform on Sustainable Finance (https://ec.europa.eu/info/business-economy-euro/banking-and-finance/sustainable-finance/overview-sustainable-finance/platform-sustainable-finance en)

Specific privacy statement (https://ec.europa.eu/info/files/2021-extended-taxonomy-report-specific-privacy-statement en)

#### Contact

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