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# Building blocks LSME and VSME (revised version) – after SR TEG meeting 19 June and SRB 26 June 2023 Issues Paper

# Objective

1. The objective of this paper is to i) provide SRB with an update of the building blocks approach and check if it is properly reflected in the drafting of LSME ESRS and ii) validate/discuss additional simplification to build the common minimum content module (i.e. VSME).

# Information for EFRAG SR TEG/SRB

- 2. Based on the presentation at EFRAG SRB meeting on 27 January and at SR TEG on 19 June, the proposed building block system conceptually consists of 5 main modules:
  - i. **VSME (1**st step core module), "metrics data-set"
  - ii. VSME (2<sup>nd</sup> step), "1<sup>st</sup> step core module" + "narrative information on general disclosures and PTA"
  - iii. **VSME (3<sup>rd</sup> step)**, "2<sup>nd</sup> step" + "EU datapoints module"

- iv. **LSME**, VSME 3<sup>rd</sup> step + datapoints due to value chain cap (and adjustments due to the consolidated view in VSME versus individual view in LSME)
- v. **ESRS Set 1** (EC DA June 2023)
- 3. The building blocks materialises as simplification of ESRS large undertakings. It also considers the preliminary proposals on a possible VSME by former EFRAG PTF (cluster 8)¹. Graphically, the column to the far-right includes the relevant references to ESRS set1 (new EC Delegated Act). The columns in the middle refer to the content of the LSME with simplification in comparison with Set 1. Finally, the far-left column refers to the equivalent content, i.e. common minimum content in the VSME, he data-set metrics tailored to the micro-enterprises' needs and capabilities². More details on the LSME are in the agenda paper 03-02, more details on the VSME are in the Annex 1 of this agenda paper.
- 4. To note that LSME ESRS is the standard that defines which information large undertakings are expected to collect from their counterparties in the supply chain (so called "value chain cap", CSRD art.29b4). VSME does not have a legal role in defining the "value chain cap".
- 5. EFRAG Secretariat revised the building blocks content regarding Policies and Actions (IR-3 par. 54) to reflect the changes that the Delegated Act made on the materiality assessment regime.

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<sup>&</sup>lt;sup>1</sup> See Issue Paper 03-01 SR TEG 17 November, Appendix 1 <u>Download (efrag.org)</u>.

<sup>&</sup>lt;sup>2</sup> Ex EFRAG PTF cluster 8 has clarified during the SR TEG public session of 17 November 2022 and the SR TEG Q&A session on 19 January 2023 that their proposal for a draft VSME aimed at micro-enterprises. The newly established EFRAG VSME (non-listed SMEs) community also confirmed the need for a minimum content tool for micro-enterprises. See Appendix 1.

Common building block	VSME optional	LSME additional	LSME "report if you	LSME optional	Reference to EC DA
(VSME)	component	component (CSRD)	have" <sup>3</sup> additional	component	ESRS Set 1
-> Steps 1(metrics) + 2 (narrative)	(to meet the expectation of the financial market participants)		component		(version June 2023)
	Step 3				
BP 1 (simplified)		BP 1 (additional to			ESRS 1 - BP1
		VSME)			
BP 2 (simplified)		BP 2 (additional to			ESRS 1 - BP2
		VSME)			
GOV 1 (simplified)		GOV 1 (additional to	GOV 2 sustainability		ESRS 2 – GOV 1
		VSME)	due diligence		
			(simplified)		
SBM 1 (simplified)	EU law module	EU law module (SFDR,	SBM 2 – Views and		ESRS 2 – SBM 1
		BR, TR, Pillar 3)	interests of		ESRS 2 – SBM 2
			stakeholders		
Materiality matrix (list of		SBM 3 (simplified)			ESRS 1 – Appendix B
matters identified as material)				Positive material	AR 16 (list of
				impacts	sustainability
					matters)
					ESRS 2 – SBM 3
		IR 1 and 2 centralised			ESRS 2 – IRO 1 and
					IRO 2
		IR 5 and 6 Process to			S1-2 and S1-3
		engage and to			S2-2 and S2-3
		remediate			S3-2 and S3-3
		(centralised)			S4-2 and S4-3
Strategy/Targets/Progresses on	EU law module	IR-3 Centralised	IR-4 Centralised		ESRS 2 (MDR-P and
material sustainability matters		Policies and Actions -	Targets - EU law		MDR-A), MDR -T
(based on cluster 8 - but using		EU law module (SFDR,	module (SFDR, BR,		Policies and actions
Set 1 language)		BR, TR, Pillar 3)	TR, Pillar 3)		from topical
					standards

<sup>&</sup>lt;sup>3</sup> Differently from Set 1, in this case when an undertaking does not have a target/ does not engage with stakeholders / has not implemented DD processes, is not required to disclose this fact (except for SFDR 'lack of due diligence datapoint).

Common building block (VSME) -> Steps 1(metrics) + 2 (narrative)	VSME optional component (to meet the expectation of the financial market participants) Step 3	LSME additional component (CSRD)	LSME "report if you have" <sup>3</sup> additional component	LSME optional component	Reference to EC DA ESRS Set 1 (version June 2023)
Metrics data-set (based on cluster 8 – but using Set 1 language)	EU law module	EU law module + Value Chain Cap			Metrics from topical standards

The four columns below are a translation in terms of text of the building blocks approach described above. This does not include the metrics.

## In particular,

- Column [draft] LSME:
  - i. With strikethrough "deleted contents" compared to Set 1 version June 2023
  - ii. Additional changes to Set 1 are in *italic*
  - iii. Text highlighted in grey represents the changes due to new EC Delegated Act ESRS set 1 (June 2023)
  - iv. Text in yellow represents any revision in LSME v3.
- Column [draft] VSME:
  - i. With strikethrough "deleted contents" compared to LSME
  - ii. With strikethrough (highlighted in light blue) "deleted contents" compared to Cluster 8 proposal
  - iii. Additional changes to LSME are in italic
  - iv. Text in turquoise correspond to SFDR PAI Table 1 (mandatory)
  - v. Text in deep purple corresponds to SFDR PAI Table2 and 3 (additional)
  - vi. Text in orange corresponds to Benchmark Regulation Indicator.

EFRAG Secretariat revised the contents included in the building blocks (see table below), according to the feedback received during the SR TEG meeting held on 19 June. All the following changes, made after the SR TEG meeting, are highlighted in purple:

- a) [draft] LSME BP1, par. 6b): added an explanation that subsidiaries are to be treated as value chain, based on materiality;
- b) [draft] LSME BP1 par. 10 Time horizons: as in Set 1, it has been kept the possibility to deviate from the definition of medium- or long-term time horizons and the DR to disclose their definition. The paragraph to related to an explanation of "the reasons for applying those definitions" has been deleted;
- c) [draft] VSME DR 2: added an explanation on the meaning of "governance structure";
- d) [draft] VSME DR4: added the new requirement to disclose the list of the key stakeholders.

SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
BP-1 – General basis for preparation of the sustainability statements	Disclosure requirement 1 (BP-1) – General basis for preparation of the sustainability statements	Disclosure Requirement 1 – General basis for preparation of the sustainability statement	<ul> <li>Not pursuing alignment with IFRS</li> <li>According to CSRD art. 19 a) p. 6, undertakings are not obliged to report</li> </ul>
3. The undertaking shall disclose the general basis for preparation of its sustainability statement.      4 The objective of this Disclosure	3. The undertaking shall disclose the general basis for preparation of its sustainability statement.	39. The undertaking shall disclose the general basis for preparation of its sustainability statement.	on a consolidated basis  - Value chain has to be considered for the cap (CSRD art. 29 b p. 4)  - Exemption related to articles 19a (3) and 29a (3) to be verified
Requirement is to provide an understanding of how the undertaking prepares its sustainability statement, including the scope of consolidation, the value chain information and, where relevant, whether the	5. The objective of this Disclosure Requirement is to provide an understanding of how the undertaking prepares its sustainability statement on an individual basis, under art. 19a (6) of the Directive	25. The objective of this Disclosure Requirement is to provide an understanding of how the undertaking prepares its sustainability statements, including whether the sustainability statements have been	Secretariat proposal on VSME is to not include the DRs related to name, legal form, address, contact point, reporting period, because usual content of an undertaking report
undertaking has used any of the options for omitting information referred to in points d) and e) in the following paragraph.	2013/34/EU of the European Parliament and of the Council., including: the scope of consolidation, the value chain information and, where relevant, whether the undertaking has used any of the options for omitting information referred to in points c) and e) in the following paragraph.	prepared on a consolidated or individual basis.	- In green: the parts deleted after the confirm from the EC that the perspective of LSME ESRS is exclusively individual statement, as if the LSME has to prepare the consolidated of a large group, it has to use the Set 1 for large undertakings
5. The undertaking shall disclose the following information: (a) whether the sustainability statement	6. The undertaking shall disclose the following information;  (a) whether the sustainability statement have	40. The undertaking shall disclose the following information:	<ul> <li>VSME will be on a consolidated basis (while LSME is on an individual basis) due to the fact that is outside art. 19 a</li> </ul>
have been prepared on a consolidated or individual basis; (b) for consolidated sustainability statement: i) a confirmation that the scope of consolidation is the same as for the financial statement; and	been prepared on a consolidated or individual basis; (b) for consolidated sustainability statement, i) a confirmation that the scope of consolidation is the same as for the financial statement; and	(a) whether the sustainability statement has been prepared on a consolidated or individual basis; (b) for consolidated sustainability statement, a specification of the related reporting scope (i.e. subsidiaries); and	Pending: the EC to confirm whether     LSME can include an option to omit     information along the same lines of     the options of the member states in     Set 1  VSME does not include the request to
ii) where applicable, an indication of which subsidiary undertakings included in the consolidation are exempted from annual or consolidated sustainability reporting; (c) to what extent the sustainability statements cover the undertaking's upstream and downstream value chain (see [draft] ESRS 1 section 5.1 Reporting undertaking and value chain);	ii) where applicable, an indication of which subsidiary undertakings included in the consolidation are exempted from annual or consolidated sustainability reporting;  (a) to what extent the sustainability statement covers the undertaking's upstream and downstream value chain, including its subsidiaries, based on the results of the undertaking's materiality assessment (see	c) if applicable, to what extent the sustainability statement covers the undertaking's upstream and downstream value chain	cover value chain, which is on the contrary very important in LSME due to the value chain cap  VSME proposal does not include paragraphs on the objectives, to simplify and streamline the standard

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CET 1		Idea (1) VICME (Consideration	Dationalas
SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
	[draft] Section 1 chapter 4.1 Reporting	Disclosure Requirement 1 - Basis for	
	undertaking and value chain).	<del>preparation</del>	
	(b) If the undertaking disclose information in	24. The undertaking shall inform about its	
	its sustainab <u>ility statement which</u> cover also	name, address, activities, sector, reporting	
	value chain, <mark>including subsidiaries</mark> , it shall	period, and employees.	
	specify the related scope.		
		25. The objective of this Disclosure	
d) whether the undertaking has used the		Requirement is to provide an understanding	
option to omit a specific piece of information	(c) whether the undertaking has used the	of the sector of activity; how the undertaking	
corresponding to intellectual property,	option to omit a specific piece of information	operates; and where the activities take place.	
know-how or the results of innovation (see	corresponding to intellectual property, know-		
[draft] ESRS 1 section 7.7 Information on	how or the results of innovation (see [draft]	26. The disclosure shall include the following	
intellectual property, know-how or results of	Section 1 paragraph 6.7 Information on	information:	
innovation); and	intellectual property, know-how or results of	(a) name of the undertaking and its legal	
	innovation); and	form, its, and the address of its office and	
(e) for undertakings based in an EU member		<del>production sites;</del>	
state that allows for the exemption from		(b) whether the sustainability statements	
disclosure of impending developments or	(d) whether the undertaking has used the	have been prepared on a consolidated or	
matters in course of negotiation, as provided	exemption to not disclose information relating	individual basis;	
for in articles 19a(3) and 29a (3) of the	to impending developments or matters in the	(c) reporting period; and (d) a point of contact (address, email).	
Directive 2013/34/EU of the European	course of negotiation. This exemption could	(d) a point of contact (address, email).	
Parliament and of the Council, whether the	apply, in exceptional cases, where in the duly		
undertaking has used that exemption .	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 undertaking, provided that such omission does		
	not prevent a fair and balanced understanding of the undertaking's		
	development, performance, and position, and		
BP-2 - Disclosures in relation to specific	the impact of its activity.  Disclosure requirement 2 (BP-2) -	Disclosure Requirement 2 - Disclosures in	In Cluster O proposal there was not
circumstances	Disclosure requirement 2 (BP-2) – Disclosures in relation to specific	relation to specific circumstances	<ul> <li>In Cluster 8 proposal, there was not included a content defined in BP-2.</li> </ul>
6. The undertaking shall provide disclosures	circumstances	41. The undertaking shall provide	
in relation to specific circumstances.	7. The undertaking shall provide disclosures	disclosures in relation to specific	VSME does not include the request to
in relation to specific circumstances.	in relation to specific circumstances.	circumstances.	cover value chain, which is on the contrary very important in LSME due
7. The objective of this Disclosure	in relation to specific en cumstances.		to the value chain cap
Requirement is to provide an understanding			w the value chain cap
requirement is to provide an understanding			

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SET 1		Ideaft WSME (Socretariet version	Rationales
	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
of the effect of these specific circumstances	8. The objective of this Disclosure	8. The objective of this Disclosure	<ul> <li>LSME includes additional</li> </ul>
on the preparation of the sustainability	Requirement is to provide an understanding	Requirement is to provide an understanding	simplifications to BP-2. As already
statement.	of the effect of these specific circumstances	of the effect of these specific circumstances	discuss at SR TEG meeting, in the
	on the preparation of the sustainability	on the preparation of the sustainability	analysis between current draft LSME
8. The undertaking may report this	statement.	statements.	and IFRS S1 and S2, the Secretariat has
information alongside the disclosures to	0 ml 1 . 1:	42 ml   1   1   1   1   1   1   1   1   1	further considered that, a structural
which they refer.	9. The undertaking may report this	42. The undertaking may report this	misalignment is built-in via the CSRD.
	information alongside the disclosures to	information alongside the disclosures to which they refer.	In particular, for what concerns i)
Time horizons	which they refer.	which they refer.	opportunities, ii) targets and iii) Gov-5
9. When the undertaking has deviated from		Time horizons	incentive schemes for which art. 29c
the medium- or long-term time horizons	Time horizons	43. When it has deviated from the medium	has not explicit requirements for LSME.
defined by ESRS 1 section 6.4 Definition of	10. When the undertaking has deviated from	or long-term time horizons definitions If the	<ul><li>From this perspective, even if the draft</li></ul>
short-, medium- and long-term for reporting	the medium- or long-term time horizons	undertaking adopts medium- or long-term	LSME achieves a high degree of
purposes, it shall describe:	defined by [draft] Section 1 chapter 5.4	time horizons when preparing its	alignment, the full one cannot be
(a) its definitions of medium- or long-term	Definition of short-, medium- and long-term	sustainability statement, the undertaking it	achieved. In this respect, the
time horizons; and	for reporting purposes, it shall describe	shall describe its definitions of short-	Secretariat suggests that in trade-off
(b) the reasons for applying those	(a) its definitions of medium- or long-term	medium or long term.:	between simplifications for LSME
definitions.	time horizons <mark>, and</mark>	<u> </u>	according to CSRD and alignment with
	(b) the reasons for applying those definitions.		IFRS S1 and S2, the first one could
			prevail.
Value chain estimation			•
10. When metrics include value chain data	Value chain estimation		
estimated using indirect sources, such as	11. When metrics include value chain data	Value chain estimation	<ul> <li>LSME ESRS includes SR TEG</li> </ul>
sector-average data or other proxies, the	estimated using indirect sources, such as	11. When metrics include value chain data	recommendation that "reasonable
undertaking shall:	sector-average data or other proxies, the	estimated using indirect sources, such as	effort" is used instead of
a) identify the metrics; and	undertaking shall:	sector-average data or other proxies, the	"impracticable" for:
b) describe the basis for preparation;	a) identify the metrics; and	undertaking shall:	i. Changes in preparation or
c) describe the resulting level of accuracy;	b) describe the basis for preparation;	(a) identify the metrics; and	presentation of sustainability
and d) where applicable, the planned actions	c) describe the resulting level of accuracy;	(b) describe the basis for preparation; and	information
to improve the accuracy in the future (see	and d) where applicable, the planned actions	c) describe the resulting level of accuracy.	ii. Reporting errors in prior periods
[draft] ESRS 1 chapter 5 Value chain).	to improve the accuracy in the future (see		
	[draft] ESRS 1 chapter 5 Value chain).		Secretariat proposal is to apply the
Sources of estimation and outcome			same approach also for VSME
uncertainty	Sources of estimation and outcome		LSME keeping the provision to allow
11. When significant estimation uncertainty	uncertainty	Sources of estimation and outcome	companies to signal uncertainty of
or significant outcome uncertainty exists (see	12. When significant estimation uncertainty	uncertainty	forward looking information
ESRS 1 section 7.2 Sources of estimation and	or significant outcome uncertainty exists (see	44. When significant estimation uncertainty	
outcome uncertainty), the undertaking shall:	[draft] Section 1 chapter 6.2 Sources of	or significant outcome uncertainty exists, the	
(a) identify metrics it has disclosed that have	estimation and outcome uncertainty), the	undertaking shall:	
significant estimation uncertainty, disclose	undertaking shall:		

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SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
the sources and nature of the estimation uncertainties and the factors affecting the uncertainties; and (b) when there is significant outcome uncertainty, disclose information about the assumptions it makes about the future and other sources of significant uncertainty, related to the information it discloses.  12. When disclosing forward-looking information, the undertaking may indicate	(a) identify metrics it has disclosed that have significant estimation uncertainty, disclose the sources and nature of the estimation uncertainties and the factors affecting the uncertainties; and (b) when there is significant outcome uncertainty, disclose information about the assumptions it makes about the future and other sources of significant uncertainty, related to the information it discloses.	(a) identify metrics it has disclosed that have significant estimation uncertainty; disclose the sources and nature of the estimation uncertainties and the factors affecting the uncertainties; and (b) when there is significant outcome uncertainty, per those metrics disclose information about the assumptions it makes about the future and other sources of significant uncertainty related to the information it discloses.	
that it considers such information to be		inormation it discloses.	
Changes in preparation or presentation of sustainability information  13. When changes in the preparation and	13. When disclosing forward-looking information, the undertaking may indicate that it considers such information to be uncertain.		
presentation of sustainability information occur compared to the previous reporting period(s), such as the redefinition or replacement of a metric or target (see ESRS 1 section 7.4 Changes in preparation or presentation in sustainability information), the undertaking shall:	Changes in preparation or presentation of sustainability information  14. When changes in the preparation and presentation of sustainability information occur compared to the previous reporting period(s), such as the redefinition or	Changes in preparation or presentation of sustainability information 45. When changes in the preparation and presentation of sustainability information occur compared to the previous reporting period(s), such as the redefinition or replacement of a metric (or target), the	
a) explain the changes and explain the reasons for those changes, including why the replaced metric provides more useful information; and	replacement of a metric or target (see [draft] Section 1 chapter 6.4 Changes in preparation or presentation in sustainability information), the undertaking shall:  a) explain the changes and explain the	undertaking shall:  a) explain the changes;	
b) provide restated comparative figures, unless it is impracticable to do so. When it is impracticable to adjust comparative information for one or more prior periods, the undertaking shall disclose that fact.	reasons for those changes, including why the replaced metric provides more useful information; and b) provide restated comparative figures, unless it is impracticable it is not possible to do so with reasonable effort- to do so. When it is impracticable to adjust comparative information for one or more prior periods. In	b) where possible with reasonable effort, provide restated comparative figures, unless it is impracticable it is not possible to do so with reasonable effort to do so. When it is In this case, the undertaking shall disclose it.	
Reporting errors in prior periods	this case, the undertaking shall disclose it that fact.	Reporting errors in prior periods	

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SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
14. When material prior period errors exist		46. When material prior period errors exist,	
(see ESRS 1 section 7.5 Reporting errors in		the undertaking shall disclose:	
prior periods), the undertaking shall	Reporting errors in prior periods	(a) the nature of the prior period material	
disclose:	15. When material prior period errors exist	error;	
(a) the nature of the prior period material	(see [draft] Section 1 chapter 6.5 Reporting	(b) where possible with reasonable effort,	
error;	errors in prior periods), the undertaking shall	the correction for <i>the</i> <del>each</del> <i>previous</i> prior	
(b) to the extent practicable, the correction	disclose:	period disclosed. <del>and</del>	
for each prior period disclosed; and	(a) the nature of the prior period material	(c) if correction of the error is not	
(c) if correction of the error is not	error;	<del>practicable with reasonable effort, the</del>	
practicable, the circumstances that led to the	(b) <del>to the extent</del> where possible <del>practicable</del>	circumstances that led to the existence of	
existence of that condition.	with reasonable effort, the correction for each	that condition. Disclosures stemming from	
	prior period disclosed; and	local legislations or generally accepted	
	(c) if correction of the error is not <i>possible</i>	sustainability reporting pronouncements	
	with reasonable effort , <del>practicable</del> , the	15. When the undertaking includes in its	
Diselection of the least	circumstances that led to the existence of that	sustainability statements information based	
Disclosures stemming from local	condition. Disclosures stemming from local	on local legislations on generally accepted sustainability reporting pronouncements	
legislations or generally accepted		sustainability reporting pronouncements   see [draft] Section 1 chapter 7.2 Content and	
sustainability reporting pronouncements 15. When the undertaking includes in its	legislations or generally accepted sustainability reporting pronouncements	structure of the sustainability statements), in	
sustainability statements information based	16. When the undertaking includes in its	addition to the information prescribed by	
on local legislations on generally accepted	sustainability statements information based	this [draft] ESRS, it shall disclose this fact. In	
sustainability reporting pronouncements	on local legislations on generally accepted	case of partial application of other reporting	
(see ESRS 1 section 8.2 Content and structure	sustainability reporting pronouncements	pronouncements, the undertaking shall	
of the sustainability statements), in addition	(see [draft] Section 1 chapter 7.2 Content and	provide a precise reference to the	
to the information prescribed by [draft]	structure of the sustainability statements), in	paragraphs of the standard applied.	
ESRS, it shall disclose this fact. In case of	addition to the information prescribed by	Paragraphs of an outside approal	
partial application of other reporting	[draft] ESRS, it shall disclose this fact. In case	Incorporation by reference	
pronouncements, the undertaking shall	of partial application of other reporting	47. When using incorporation by reference	
provide a precise reference to the	pronouncements, the undertaking shall	(see paragraph 34), the undertaking shall	
paragraphs of the standard applied.	provide a precise reference to the paragraphs	disclose in its sustainability statement a	
	of the standard applied.	reference to the information incorporated by	
		reference.	
Incorporation by reference	Incorporation by reference		
16. When the undertaking incorporates	17. When the undertaking incorporates		
information by reference (see ESRS 1 section	information by reference (see [draft] Section		
9.1 Incorporation by reference), it shall	1 chapter 9.1 Incorporation by reference), it		<ul> <li>Content added in ESRS version June</li> </ul>
disclose a list of the disclosure requirements	shall disclose a list of the disclosure		2023
of ESRS it shall disclose a list of the	requirements of this [draft] ESRS, or the		- Considering the 2 years opt-out for
disclosure requirements of ESRS, or the	specific datapoints mandated by a Disclosure		LSME defined by CSRD art. 19a 7),
specific datapoints mandated by a Disclosure	Requirement, that have been incorporated by		Secretariat proposal is to not
Requirement, that have been incorporated by	reference.		
reference.			

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SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)	L J	cluster8)	
Use of phase-In provisions in accordance			include these phase-In provisions for LSME
with Appendix C of ESRS 1 17. If an undertaking or group not exceeding	Use of phase-In provisions in accordance		
on its balance sheet date the average number	with Appendix C of ESRS 1		
of 750 employees during the financial year	18. If an undertaking or group not exceeding		
decides to omit the information required by	on its balance sheet date the average number		
ESRS E4, ESRS S1, ESRS S2, ESRS S3 or ESRS	of 750 employees during the financial year		
S4 in accordance with Appendix C of ESRS 1,	decides to omit the information required by		
it shall nevertheless disclose whether the	ESRS E4, ESRS S1, ESRS S2, ESRS S3 or ESRS		
sustainability topics covered respectively by	S4 in accordance with Appendix C of ESRS 1,		
ESRS E4, ESRS S1, ESRS S2, ESRS S3 and ESRS	it shall nevertheless disclose whether the		
S4 have been assessed to be material as a	sustainability topics covered respectively by		
result of the undertaking's materiality	ESRS E4, ESRS S1, ESRS S2, ESRS S3 and ESRS		
assessment. In addition, if one or more of	S4 have been assessed to be material as a		
these topics has been assessed to be material,	result of the undertaking's materiality		
the undertaking shall, for each material topic:	assessment. In addition, if one or more of		
a) disclose the list of matters (i.e. topic, sub-	these topics has been assessed to be material,		
topic or sub-sub-topic) in AR 16 ESRS 1	the undertaking shall, for each material topic:		
Appendix A that are assessed to be material	a) disclose the list of matters (i.e. topic, sub-		
and how the undertaking's business model	topic or sub-sub-topic) in AR 16 ESRS 1		
and strategy take account of the impacts of	Appendix A that are assessed to be material		
the undertaking related to those matters. The	and how the undertaking's business model		
undertaking may identify the matter at the	and strategy take account of the impacts of		
level of topic, sub-topic or sub-sub-topic;	the undertaking related to those matters. The		
	undertaking may identify the matter at the		
	level of topic, sub-topic or sub-sub-topic;		
	b) briefly describe if fit has set time-bound		
b) briefly describe any time-bound targets it	targets it has set related to the matters in		
has set related to the matters in question, the	question, the progress it has made towards		
progress it has made towards achieving	achieving those targets, and whether its		
those targets, and whether its targets related	targets related to biodiversity and		
to biodiversity and ecosystems are based on	ecosystems are based on conclusive scientific		
conclusive scientific evidence;	e <del>vidence;</del>		
A had after the mall at a six male to ma	c) briefly describe its policies in relation to		
c) briefly describe its policies in relation to	the matters in question; d) briefly describe actions it has taken to		
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d) briefly describe actions it has taken to identify, monitor, prevent, mitigate,	potential adverse impacts related to the		
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SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)		cluster8)	
matters in question, and the result of such actions; and	e) disclose metrics relevant to the matters in question.		
e) disclose metrics relevant to the matters in question.	Use of phase-In provisions in accordance with Appendix C of Section $\boldsymbol{1}$		
	17. Only for financial years starting before 1 January 2028, if an undertaking in scope of this [draft] ESRS, that do not opt-out according to art. 19 a (7) of Directive (EU) 2022/2464, decides to omit the information required by Section 2 and topical sections in relation to the following topics biodiversity, own workforce, value chain workers, affected communities, consumers and end-users, it shall nevertheless disclose whether the aforementioned sustainability topics have been assessed to be material as a result of the undertaking's materiality assessment. In addition, if one or more of these topics has been assessed to be material, the undertaking shall, for each material topic:		
	(a) disclose the list of matters (i.e. topic, subtopic or sub-sub-topic) in AR 16 Section 1 Appendix A that are assessed to be material and how the undertaking's business model and strategy take account of the impacts of the undertaking related to those matters. The undertaking may identify the matter at the level of topic, sub-topic or sub-sub-topic;		
	(b) When the undertaking is monitoring the effectiveness of its actions to address briefly describe any time bound targets it has set related to the matters in question, the progress it has made towards achieving those targets, and whether its targets related to biodiversity and ecosystems are based on conclusive scientific evidence;		
	(c) briefly describe its policies in relation to the matters in question;		

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SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
(version June 2023)	(d) briefly describe actions it has taken to identify, monitor, prevent, mitigate, remediate or bring an end to actual or potential adverse impacts related to the matters in question, and the result of such actions; and  (e) disclose metrics relevant to the matters in question.	cluster8)	
GOV-1 - The role of the administrative, management and supervisory bodies  19. The undertaking shall disclose the composition of the administrative, management and supervisory bodies, their roles and responsibilities and access to expertise and skills with regard to sustainability matters.  20. The objective of this Disclosure Requirement is to provide an understanding of:  (a) the composition and diversity of the administrative, management and supervisory bodies; (b) the roles and responsibilities of the administrative, management and supervisory bodies in exercising oversight of the process to manage material impacts, risks and opportunities, including management's role in these processes; and (c) the expertise of its administrative, management and supervisory bodies on sustainability matters or access to such expertise and skills	Disclosure requirement 3 (GOV-1) – The role of the administrative, management and supervisory bodies  18. The undertaking shall disclose the composition of the administrative, management and supervisory bodies, their roles and responsibilities and access to expertise and skills with regard to sustainability matters.  19. The objective of this Disclosure Requirement is to provide an understanding of:  (a) the composition and diversity of the administrative, management and supervisory bodies;  (b) the roles and responsibilities of the administrative, management and supervisory bodies in exercising oversight of the process to manage material impacts and risks and opportunities, including management's role in these processes; and  (c) the expertise of its administrative, management and supervisory bodies on sustainability matters or access to such expertise and skills.  20. The undertaking shall disclose the following information about the composition and diversity of the members of the undertaking's its administrative, management and supervisory bodies:	Disclosure Requirement 3 – Governance bodies responsibilities Ownership and governance.  48. The undertaking shall provide information about its ownership structure and governance in relation to sustainability matters.  49. The undertaking shall describe ownership of the undertaking, whether it is incorporated, a partnership, a sole proprietorship or of another type such as a non-profit organisation, an association or a charity and give an overview of a) the governance structure, in relation to sustainability matters. If applicable in terms of roles and responsibilities of the highest governance body or of an individual in its organisation, in exercising oversight on material sustainability matters	<ul> <li>As shared during the SR TEG meeting held on 12 May 2023, the LSME proposal has been included some simplifications compared to Set 1.</li> <li>EFRAG Secretariat conducted a research on LSMEs on the financial statements/Corporate Governance Reports and concluded that this kind of information is not included in the reports</li> <li>The requirement on "skills"is also in art. 29b CSRD</li> <li>Secretariat proposal on the additional specification, from Set 1 vers. June 2023, (highlighted in grey), related to "unitary/dual board", is to add it in the AR</li> <li>In the column VSME the markup in light blue shows items that were proposed in Cluster 8 document that we propose to delete</li> </ul>

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supervisory bodies; process for oversight of sustainability impacts	=	process for oversight of sustainability impacts		

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iii) whether dedicated controls and procedures are applied to the management of impacts, risks and opportunities and, if so, how they are integrated with other internal functions; and (d) how the administrative, management and supervisory bodies and senior executive management oversee the setting of targets related to material impacts, risks and opportunities, and how they monitor progress towards them.	and risks a description of management's role in assessing and managing impacts, risks and opportunities, including: i) whether that role is delegated to a specific management level position or committee and how oversight is exercised over that position or committee; ii) information about the reporting lines to the administrative, management and supervisory bodies; iii) whether dedicated controls and procedures are applied to the management of impacts, risks and opportunities and, if so,	cluster8)	
23. The disclosure shall include a description of how the administrative, management and supervisory bodies ensure the availability of the appropriate skills and expertise to oversee sustainability matters, including: (a) the sustainability-related expertise that the bodies, as a whole, either directly possess or can leverage, for example through access to experts or training; and (b) how those skills and expertise relate to the undertaking's material impacts, risks and opportunities.	how they are integrated with other internal functions; and (d) how the administrative, management and supervisory bodies and senior executive management oversee the setting of targets related to material impacts, risks and opportunities, and how they monitor progress towards them. (c) If applicable, a brief description of how the administrative, management and supervisory bodies ensure the availability of the appropriate skills and expertise to oversee sustainability matters.  21. The disclosure shall include a description of how the administrative, management and supervisory bodies ensure the availability of the appropriate skills and expertise to oversee sustainability matters, including: (a) the sustainability related expertise that the bodies, as a whole, either directly possess or can leverage, for example through access to experts or training; and (b) how those skills and expertise relate to the undertaking's material impacts, risks and opportunities.		
GOV-4 - Statement on due diligence	Disclosure Requirement 4 (GOV-2) - Due diligence		-

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30. The undertaking shall disclose a mapping of the information provided in its sustainability statement about the due diligence process.  31. The objective of this Disclosure Requirement is to facilitate an understanding of the undertaking's due diligence process with regard to sustainability matters.  32. The main aspects and steps of due diligence referred to under ESRS 1 chapter 4 Due diligence are related to a number of cross-cutting and topical Disclosure Requirements under the ESRS. The undertaking shall provide a mapping that explains how and where its application of the main aspects and steps of the due diligence process are reflected in its sustainability statement, to allow a depiction of the actual practices of the undertaking with regard to due diligence.	("report if you have" plugged in component)  22. The undertaking shall disclose whether it has adopted a mapping of the information provided in its sustainability statement about the due diligence process in regards to sustainability matters.  23. The objective of this Disclosure Requirement is to facilitate an understanding of the undertaking's due diligence process with regard to sustainability matters.  24. The main aspects and steps of due diligence referred to under ESRS 1 chapter 4 Due diligence are related to a number of cross cutting and topical Disclosure Requirements under the ESRS. The undertaking shall provide a mapping that explains how and where its application of the main aspects and steps of the due diligence process are reflected in its sustainability statement, to allow a depiction of the actual practices of the undertaking with regard to due diligence. shall disclose whether it has adopted sustainability due diligence process(es) or not.		
33. This disclosure requirement does not mandate any specific behavioural requirements with regard to due diligence actions and does not extend or modify the role of administrative, management and supervisory bodies as mandated by other legislation or regulation.	<ul> <li>25. If the undertaking has implemented such processes, it shall provide a mapping that explains how and where the sustainability due diligence process(es) are reflected in its sustainability reporting to allow a depiction of the actual practices of the undertaking with regard to due diligence.</li> <li>26. This disclosure requirement does not mandate any specific behavioural requirements with regard to due diligence actions and does not extend or modify the role of administrative, management and</li> </ul>		

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	supervisory bodies as mandated by other legislation or regulation.	<b>,</b>	
SBM-1 – Strategy, business model and value chain 36. The undertaking shall disclose the elements of its strategy that relate to or impact sustainability matters, its business model and its value chain.	Disclosure Requirement 5 (SBM-1) – Strategy, business model and value chain 28. The undertaking shall disclose the elements of its strategy that relate to or impact sustainability matters, its business model and its value chain.	Disclosure Requirement 4 – Business model, strategy and value chain 50. The undertaking shall disclose the <i>key</i> elements of its strategy that relate to or impact sustainability matters and its business model and its value chain.	<ul> <li>In LSME, the breakdown by revenue is deleted and replaced with the requirement to include a list of the sectors</li> <li>In VSME proposal the Secretariat has added further simplification</li> </ul>
37. The objective of this Disclosure Requirement is to describe the key elements of the undertaking's general strategy that relate to or affect sustainability matters, and the key elements of the undertaking's business model and value chain, in order to provide an understanding its exposure to impacts, risks and opportunities and where they originate.	29. The objective of this Disclosure Requirement is to describe the key elements of the undertaking's general strategy that relate to or affect sustainability matters, and the key elements of the undertaking's business model and value chain, in order to provide an understanding its exposure to impacts and risks and opportunities and where they originate.	31. The objective of this Disclosure Requirement is to describe the key elements of the undertaking's general strategy that relate to or affect sustainability matters, and the key elements of the undertaking's business model and value chain, in order to provide an understanding its exposure to impacts and risks and opportunities and where they originate.	
38. The undertaking shall disclose the following information about the key elements of its general strategy that relate to or affect sustainability matters: (a) a description of: i. significant groups of products and/or services offered, including changes in the reporting period (new/removed products and/or services); ii. significant markets and/or customer groups served, including changes in the reporting period (new/removed markets and/or customer groups); iii. headcount of employees by geographical areas; and iv. where applicable and material, products and services under bans in certain markets, including potential bans in relation to	30. The undertaking shall disclose the following information about the key elements of its general strategy that relate to or affect sustainability matters:  (a) a description of: i. significant groups of products and/or services offered, including changes in the reporting period (new/removed products and/or services); ii. significant markets and/or customer groups served, including changes in the reporting period (new/removed markets and/or customer groups); iii. if relevant, headcount of employees by geographical areas; and iv. where applicable and material, products and services under bans in certain markets, including potential bans in relation to	32. The undertaking shall provide a statement about the relevance of the business operations related to positive and negative impacts on people and the environment as well as the risks and opportunities for the financial performance. It shall also describe the strategy to pursue its commitment to reach its targets.  51. The disclosure shall include the following information on business model(s) and the key elements of its strategy that relate to or affect sustainability matters:  (a) a description of products and/or services offered;  (b) a description of market(s) the undertaking operates in (B2B, wholesale, retail, geography), description of the sector	
material public initiatives and considerations; (b) a breakdown of total revenue, as included in its financial statements, by significant	material public initiatives and considerations.  (b) a breakdown of total revenue, as included in its financial statements, by significant ESRS sectors. When the undertaking provides	(sectors) of activity in which it operates and products and services offered; (c) the sector or sectors in which it operates	

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ESRS sectors. When the undertaking	segment reporting as required by IFRS 8	(b) a description of the potential challenges,	
provides segment reporting as required by	Operating segments in its financial	positive and/or negative that relate to the	
IFRS 8 Operating segments in its financial	statements, this sector revenue information	purpose, the business model and/or the	
statements, this sector revenue information	shall be, as far as possible, reconciled with	business relationships (e.g., where you want	
shall be, as far as possible, reconciled with	IFRS 8 information	to go and why; why do you do, what you	
IFRS 8 information;	b) the list of significant ESRS sectors in which	<del>do?);</del>	
(c) a list of the additional ESRS sectors	it operates, including the sectors in which the	(c) a description of the overall strategy for	
beyond the ones reflected under paragraph	undertaking develops significant activities, or	the short-term to long-term (depending on	
38(b), in which the undertaking develops	in which it is or may be connected to material	the characteristic of the business), and if	
significant activities, or in which it is or may	impacts. The identification of these additional	applicable the key elements of its strategy that	
be connected to material impacts. The	ESRS sectors shall be consistent with the way	relate to or affect sustainability matters with	
identification of these additional ESRS	these have been considered by the	respect to managing the sustainability matters that are most important for the	
sectors shall be consistent with the way	undertaking when performing its materiality	matters that are most important for the undertaking; and	
these have been considered by the undertaking when performing its materiality	assessment and with the way it discloses material sector-specific information;	(d) the engagement of the undertaking on	
assessment and with the way it discloses	(c) where applicable, a statement indicating,	specific sustainability matters related to its	
material sector-specific information;	together with the related revenues, that the	own operations,	
(d) where applicable, a statement indicating,	undertaking is active in:	(d)-if applicable, the participation to	
together with the related revenues, that the	i. the fossil fuel (coal, oil and gas) sector, i.e.,	business associations, and underwriting of	
undertaking is active in:	it derives revenues from exploration, mining,	ethical codes of conduct.	
i. the fossil fuel (coal, oil and gas) sector, i.e.,	extraction, production, processing, storage,		
it derives revenues from exploration, mining,	refining or distribution, including	52. The undertaking shall disclose a	
extraction, production, processing, storage,	transportation, storage and trade, of fossil	description of its value chain, including:	
refining or distribution, including	fuels as defined in Article 2, point (62), of	(a) main features of its upstream and	
transportation, storage and trade, of fossil	Regulation (EU) 2018/1999 of the European	downstream value chain;	
fuels as defined in Article 2, point (62), of	Parliament and the Council;	(b) main business actors (such as key	
Regulation (EU) 2018/1999 of the European	ii. chemicals production , i.e., its activities fall	suppliers, customers distribution channels and	
Parliament and the Council;	under Division 20.2 of Annex I to Regulation	end-users) and their relationship to the	
ii. chemicals production, i.e., its activities fall	(EC) No 1893/2006;	undertaking.	
under Division 20.2 of Annex I to Regulation	iii. controversial weapons such as anti-	The disclosure on value chain shall include a	
(EC) No 1893/2006;	personnel mines, cluster munitions, chemical	description of what is deemed particularly	
iii. controversial weapons such as anti-	weapons and biological weapons; and/or	notable regarding sustainability matters	
personnel mines, cluster munitions, chemical	iv. the cultivation and production of tobacco;	about the (main) relationships of the	
weapons and biological weapons; and/or	(d) its sustainability-related goals. <i>If</i>	undertaking with stakeholders in the value	
iv. the cultivation and production of tobacco;	applicable, in terms of significant groups of	chain: suppliers, customers, communities.	
(e) its sustainability-related goals in terms of	products and services, customer categories,		
significant groups of products and services,	geographical areas and relationships with		
customer categories, geographical areas and	stakeholders;		
relationships with stakeholders; (f) an assessment of its current significant	(e) an assessment of its current significant products and/or services, and significant		
	markets and customer groups, in relation to		
products and/or services, and significant	its sustainability-related goals; and		

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markets and customer groups, in relation to its sustainability-related goals; and (g) the elements of the undertaking's strategy that relate to or impact sustainability matters, including the main challenges ahead, critical solutions or projects to be put in place, when relevant for sustainability reporting	(g) the elements of the undertaking's strategy that relate to or impact sustainability matters, including the main challenges ahead, critical solutions or projects to be put in place, when relevant for sustainability reporting		
41. If the undertaking is based in an EU Member State that allows for an exemption from the disclosure of the information referred to in Article 18, paragraph 1, subpoint (a) of Directive 2013/34/EU18, and if the undertaking has made use of that exemption, it may omit the breakdown of revenue by significant ESRS sector required by paragraph 40(b). In this case the undertaking shall nevertheless disclose the list of ESRS sectors that are significant for the undertaking.	41. If the undertaking is based in an EU Member State that allows for an exemption from the disclosure of the information referred to in Article 18, paragraph 1, subpoint (a) of Directive 2013/34/EU18, and if the undertaking has made use of that exemption, it may omit the breakdown of revenue by significant ESRS sector required by paragraph 40(b). In this case the undertaking shall nevertheless disclose the list of ESRS sectors that are significant for the undertaking.		
42. The undertaking shall disclose a description of its business model and value chain, including: (a) its inputs and its approach to gathering, developing and securing those inputs; (b) its outputs and outcomes in terms of current and expected benefits for customers, investors and other stakeholders; and (c) the main features of its upstream and downstream value chain and the undertaking's position in its value chain, including a description of the main business actors (such as key suppliers, customers distribution channels and end-users) and their relationship to the undertaking. When the undertaking has multiple value chains, the disclosure shall cover the key value chains.	31. The undertaking shall disclose a description of its business model and value chain, including: a) its inputs, outputs and outcomes (in terms of current and expected benefits for its stakeholders) b) the main features of its upstream and downstream value chain and the undertaking's position in its value chain, including a description of the main business actors (such as key suppliers, customers distribution channels and end-users) and their relationship to the undertaking. When the undertaking has multiple value chains, the disclosure shall cover the key value chains.		

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SBM-2 – Interests and views of stakeholders 43. The undertaking shall disclose how the interests and views of its stakeholders are taken into account by the undertaking's strategy and business model.	Disclosure Requirement 6 (SBM-2) – Interests and views of stakeholders ("report if you have" plugged in component) 32. When the undertaking engages with stakeholders, it shall disclose how their The undertaking shall disclose how the interests and views of its stakeholders are taken into account by in the undertaking's its strategy and business model.	cluster8)  Disclosure Requirement 5 - Key stakeholders  53. Where the undertaking engages with stakeholders, it may disclose:  54. The principle followed under this disclosure is to enable a better understanding of the effect of the undertaking on the value chain (goods/services purchased and sold).	- the Secretariat proposal is to apply minor changes in LSME to better specify that "When the undertaking engages with its stakeholders, the undertaking shall disclose" the information required in
44. The objective of this Disclosure Requirement is to provide an understanding of how stakeholders' interests and views inform the undertaking's strategy and business model.  45. The undertaking shall disclose a summarised description of: (a) its stakeholders engagement, including: i) the undertaking's key stakeholders; ii) whether engagement with them occurs and for which categories of stakeholders; iii) how it is organised; iv) its purpose; and v) how its outcome is taken into account by the undertaking;	33. The objective of this Disclosure Requirement is to understand the extent to which provide an understanding of how stakeholders' interests and views inform the undertaking's strategy and business model.  34. When the undertaking engages with its key stakeholders The undertaking it shall disclose a summarised description of: (a) its stakeholders engagement, including: i) the undertaking's key stakeholders; ii) whether engagement with them occurs and for which categories of stakeholders; iii) how it is organised; iv) its purpose; and v) how its outcome is taken into account by the undertaking;	55. The disclosure shall include: a) the list of its key stakeholders; and b) a brief description of the related engagement activities	
(b) the undertaking's understanding of the interests and views of its key stakeholders as they relate to the undertaking's strategy and business model, to the extent that these were analysed during the undertaking's sustainability due diligence process(es) and/or materiality assessment process (see Disclosure Requirement IRO-1 of this [draft] Standard);	(b) the undertaking's understanding of the interests and views of its key stakeholders as they relate to the undertaking's strategy and business model, to the extent that these were analysed during the undertaking's sustainability due diligence process(es) and/or materiality assessment process (see Disclosure Requirement IRO-1 of this [draft] ESRS);		

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(c) where applicable, amendments to its strategy and/or business model, including: i) how the undertaking has amended or expects to amend its strategy and/or business model to address the interests and views of its stakeholders; ii) any further steps that are being planned and in what timeline; and iii) whether these steps are likely to modify the relationship with and views of stakeholders; and  (d) whether and how the administrative, management and supervisory bodies are informed about the views and interests of affected stakeholders with regard to the undertaking's sustainability-related impacts.	(c) where applicable, amendments to its strategy and/or business model, including: i) how the undertaking has amended or expects to amend its strategy and/or business model to address the interests and views of its stakeholders; ii) any further steps that are being planned and in what timeline; and iii) whether these steps are likely to modify the relationship with and views of stakeholders.  (d) whether and how the administrative, management and supervisory bodies are informed about the views and interests of affected stakeholders with regard to the undertaking's sustainability related impacts.		
SBM-3 - Material impacts, risks and opportunities and their interaction with strategy and business model  46. The undertaking shall disclose its material impacts, risks and opportunities and how they interact with its strategy and business model.  47. The objective of this Disclosure Requirement is to provide an understanding of the material impacts, risks and opportunities as they result from the undertaking's materiality assessment and how they originate from and trigger adaptation of the undertaking's strategy and business model including its resources allocation. The information to be disclosed about the management of the undertaking's material impacts, risks and opportunities is prescribed in topical ESRS and in sectorspecific standards, which shall be applied in conjunction with the Minimum Disclosure	Disclosure Requirement 7 (SBM-3) - Material impacts and risks and opportunities and their interaction with strategy and business model 35. The undertaking shall disclose its material impacts and risks and opportunities and how they interact with its strategy and business model.  36. The objective of this Disclosure Requirement is to provide an understanding of the material impacts and risks and opportunities as they result from the undertaking's materiality assessment and how they originate from and trigger adaptation of the undertaking's strategy and business model including its resources allocation. The information to be disclosed about the management of the undertaking's material impacts and risks and opportunities is prescribed in this [draft] ESRS. and in sector-specific standards, which shall be applied in conjunction with the Minimum	Disclosure Requirement 6 - Material sustainability matters 56. The undertaking shall disclose its material-its material impacts and risks and opportunities sustainability matters and, if applicable, how they interact with its strategy and business model. 34. The objective of this Disclosure Requirement is to provide an understanding of the material impacts and risks and opportunities as they result from the undertaking's materiality assessment and how they originate from and trigger adaptation of the undertaking's strategy and business model including its resources allocation. The information to be disclosed about the management of the undertaking's material impacts, risks and opportunities is prescribed in this [draft] ESRS. and in sector specific standards, which shall be applied in conjunction with the Minimum Disclosure Requirements on policies, actions and targets established in this Standard	<ul> <li>In the LSME,         <ul> <li>i. the addional reference to sector specific (pending the decision on sector approach for LSME) and MDR has not been included</li> <li>ii. deleted the content related to the resilience of the undertaking strategy (as agreed with SR TEG)</li> </ul> </li> <li>In VSME the proposal is to include only a reference to the list of material sustainability matters instead of IRs, and to ask the undertaking to disclose its material matters</li> </ul>

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Requirements on policies, actions and targets established in this Standard.	Disclosure Requirements on policies, actions and targets established in this Standard	57. The undertaking shall disclose its	
established in this standard.	and targets established in this standard	material <del>impacts and risks and opportunities</del>	
		sustainability topics and subtopics matters (as	
48. The undertaking shall disclose its	37. The undertaking shall disclose its	defined in Appendix B "List of sustainability	
material impacts, risks and opportunities	material impacts <i>and</i> risks <del>and opportunities</del>	topics and subtopics") resulting from its	
resulting from its materiality assessment	resulting from its materiality assessment (see	materiality assessment (see chapter 3.3	
(see Disclosure Requirement IRO-1 of this	Disclosure Requirement IR <del>Q</del> -1 of this [draft]	Impact materiality and 3.4 Financial	
Standard). The disclosure shall include the	ESRS). The disclosure shall include the	materiality) (see Disclosure Requirement	
following:	following:	IRO 1 of this [draft] ESRS). The disclosure	
(a) the undertaking's material impacts, risks	(a) the undertaking's negative material	shall include the following:	
and opportunities, including	impacts and risks and opportunities,	(a) the undertaking's material <i>sustainability</i>	
i. a brief description of the material negative	including	topics and subtopics matters and	
or positive impacts and how they affect (or,	i. a brief description of the material impacts	opportunities, including a brief description	
in the case of potential impacts, are likely to	and how they affect (or, in the case of	of them the material negative impacts and	
affect) people or the environment;	potential impacts, are likely to affect) people	how they affect (or, in the case of potential	
ii. whether and how the impacts originate	or the environment;	impacts, are likely to affect) people or the	
from or are connected to the undertaking's	ii. whether and how its material impacts	environment; and	
strategy and business model;	originate from or are connected to the	ii. whether and how the impacts originate	
iii. the reasonably expected time horizons for	undertaking's strategy and business model;	from or are connected to the undertaking's	
those effects; and	iii. the reasonably expected time horizons for	strategy and business model;	
iv. whether the undertaking is involved with	those effects; and	iii. the reasonably expected time horizons for	
the material impacts through its activities or	iv. whether the undertaking is involved with	those effects; and	
because of its business relationships	the material impacts through its activities or	iv. whether the undertaking is involved with	
(describing the nature of the activities or	because of its subsidiaries or other <i>business</i>	the material impacts through its activities or	
business relationships concerned and where	<i>relationships</i> (describing the nature of the	because of its business relationships	
in its value chain material impacts are	activities or business relationships concerned	(describing the	
concentrated).	and where in its <i>value chain</i> material	nature of the activities or business	
	impacts are concentrated).	relationships concerned and where in its	
(b) the effects of material impacts, risks and		value chain material impacts are	
opportunities on its strategy and decision-	(b) the effects of material impacts <i>and</i> risks	<del>concentrated).</del>	
making, including how the undertaking is	and opportunities on its strategy and	(b) if applicable the growth and applicable to	
responding to these effects. In this context,	decision-making, including how the	(b) if applicable, the <i>current and anticipated</i>	
the undertaking shall disclose any changes the undertaking has made, or plans to make,	undertaking is responding to these effects. In this context, the undertaking shall disclose	effects of material sustainability matters topics and subtopics on present or future	
to its strategy or business model as part of its	any changes the undertaking has made, or	revenues or equity <del>cash flows, financial</del>	
actions to address particular material	plans to make, to its strategy or business	performance, financial position and its access	
impacts or risks, or to pursue particular	model(s) as part of its actions to address	to finance and its cost of capital and, if	
material opportunities;	particular material impacts or risks, <del>or to</del>	applicable, the effects impacts and risks and	
material opportunities,	pursue particular material opportunities;	opportunities on its strategy and decision-	
	parsue particular material opportunities,	making. including how the undertaking is	
		responding to these effects. In this context,	
		responding to these enects. In this context,	

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		the undertaking shall		
			nade, or plans to make, ness model(s) as part of	
		its actions to address		
		impacts or risks, or to		
		material opportunitie		
		APPENDIX B (ILLUST	RATIVE) (see ESRS 1	
		AR 14)		
		Topic	Sub-topic	
		Climate Change	Climate change	
			adaptation	
			Climate change mitigation	
(c) how the material risks and opportunities	(c) how the material risks <del>and opportunities</del>		Energy	
could reasonably be expected to have an	could reasonably be expected to have an		Lifergy	
influence on the undertaking's business	influence on the undertaking's business			
model, strategy, cash flows, financial	model, strategy, cash flows, financial			
performance, financial position and its access	performance, financial position and its access			
to finance and its cost of capital, over the	to finance and its cost of capital, over the			
short, medium or long-term including:	short, medium or long-term including:		<del>isks could reasonably</del>	
i. the reasonably expected time horizons for	i. the reasonably expected time horizons for	be expected to have an influence on the		
those effects; and ii. a description of where in its own	those financial effects; and ii. a description of where in its own	undertaking's business model, strategy, cash		
operations or in its upstream and	operations or in its upstream and	flows, financial performance, financial		
downstream value chain material risks and	downstream value chain material risks <del>and</del>	position		
opportunities are concentrated;	opportunities are concentrated;	and its access to finan	co and its cost of	
		and its access to finance and its cost of capital, over the short, medium or long-term		
(d) the effects on the entity's undertaking's	(d) the effects on the entity's undertaking's	including:		
financial position, financial performance and	financial position, financial performance and	i. the reasonably expected time horizons for		
cash flows for the reporting period (current	cash flows for the reporting period (current	those financial effects	•	
financial effects), including information	financial effects), including information	ii. a description of where in its own		
about how material impacts, risks and opportunities have affected the	about how material impacts and risks and opportunities have affected the undertaking's	operations or in its upstream and		
undertaking's most recently reported	most recently reported financial	downstream value chain material risks and		
financial performance, financial position and	performance, financial position and cash	opportunities are con	<del>centrated;</del>	
cash flows; and the material impacts, risks	flows; and the material impacts <i>and</i> risks <del>and</del>	(d) the effects on the	antity's undertaking's	
and opportunities for which there is a	opportunities for which there is a significant		ancial performance and	
significant risk of a material adjustment	risk of a material adjustment within the next		orting period (current	
within the next annual reporting period to	annual reporting period to the carrying	financial effects), inch		
the carrying amounts of assets and liabilities	amounts of assets and liabilities reported in	about how material in		
reported in the related financial statements;	the related financial statements;	·	•	

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(e) the anticipated financial effects on the undertaking's financial position, financial performance and cash flows over the short-, medium- and long-term. This shall include how the entity expects its financial position to change over the short, medium and long term, given its strategy to manage risks and opportunities, taking into consideration: i. its investment and disposal plans (for example, capital expenditure, major acquisitions and divestments, joint ventures, business transformation, innovation, new business areas and asset retirements), including plans the undertaking is not contractually committed to; and ii. its planned sources of funding to implement its strategy.	(e) the anticipated financial effects on the undertaking's financial position, financial performance and cash flows over the short-, medium- and long-term. This shall may include a brief description of how the entity expects its financial position to change over the short, medium and long term, given its strategy to manage risks and opportunities, taking into consideration:  i. its investment and disposal plans (for example, capital expenditure, major acquisitions and divestments, joint ventures, business transformation, innovation, new business areas and asset retirements), including plans the undertaking is not contractually committed to; and ii. its planned sources of funding to implement its strategy.	opportunities have affected the undertaking's most recently reported financial performance, financial position and cash flows; and the material impacts and risks and opportunities for which there is a significant risk of a material adjustment within the next annual reporting period to the carrying amounts of assets and liabilities reported in the related financial statements;  (e) the anticipated financial effects on the undertaking's financial position, financial performance and cash flows over the short, medium and long term. This shall may include a brief description of how the entity expects its financial position to change over the short, medium and long term, given its strategy to manage risks and opportunities, taking into consideration:	
(f) information about the resilience of the undertaking's strategy and business model regarding its capacity to address its material impacts and risks and to take advantage of its material opportunities. The undertaking shall disclose a qualitative and, when applicable, a quantitative analysis of the resilience, including how the analysis was conducted and the time horizons that were applied as defined in ESRS 1 (see ESRS 1 chapter 6 Time horizons). When providing quantitative information, the undertaking may disclose single amounts or ranges;	(f) information about the resilience of the undertaking's strategy and business model regarding its capacity to address its material impacts and risks and to take advantage of its material opportunities. The undertaking shall disclose a qualitative and, when applicable, a quantitative analysis of the resilience, including how the analysis was conducted and the time horizons that were applied as defined in ESRS 1 (see ESRS 1 chapter 6 Time horizons). When providing quantitative information, the undertaking may disclose single amounts or ranges;  (f) changes to the material impacts and risks and opportunities compared to the previous reporting period; and  (g) specification of those impacts and risks and opportunities that are covered by ESRS Disclosure Requirements included in this	i. its investment and disposal plans (for example, capital expenditure, major acquisitions and divestments, joint ventures, business transformation, innovation, new business areas and asset retirements), including plans the undertaking is not contractually committed to; and ii. its planned sources of funding to implement its strategy.	

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(g) changes to the material impacts, risks and opportunities compared to the previous reporting period; and  (h) specification of those impacts, risks and opportunities that are covered by ESRS Disclosure Requirements as opposed to those covered by the undertaking using additional entity-specific disclosure.  49. The undertaking may disclose the descriptive information required in paragraph 49 alongside the disclosures provided under the corresponding topical ESRS. If the undertaking decides to do so, it shall still present a statement of its material impacts, risks and opportunities alongside its disclosures prepared under this chapter of ESRS 2.	the undertaking using additional entity-specific disclosure.  38. The undertaking may disclose the descriptive information required in paragraph 36 alongside the disclosures provided under the corresponding [draft] topical ESRS sections of this [draft] ESRS. If the undertaking decides to do so, it shall still present a statement of its material impacts and risks and opportunities alongside its disclosures prepared under this chapter of section 2 of this [draft] ESRS 2.  39. When disclosing information on material impacts and risks resulting from its materiality assessment, the undertaking shall disclose other information as defined in the Application Requirements SBM-3 xxx, which is presented separately by sustainability topic.  40. In particular some information (summarised in Table of AR xx) are related to Appendix B of this section List of datapoints in cross-cutting and topical sections that are required by EU law.	(f) changes to the material impacts and risks and opportunities compared to the previous reporting period; and  (g) specification of those impacts and risks and opportunities that are covered by ESRS Disclosure Requirements included in this [draft] ESRS as opposed to those covered by the undertaking using additional entity-specific disclosure.  36. The undertaking may disclose the descriptive information required in paragraph 35 alongside the disclosures provided under the corresponding [draft] topical ESRS sections of this [draft] ESRS. If the undertaking decides to do so, it shall still present a statement of its material impacts and risks and opportunities alongside its disclosures prepared under this chapter of section 2 of this [draft] ESRS 2.	
ESRS 1 7.8 Reporting on opportunities	Voluntary Disclosure 8 SBM-4 - Material opportunities (LSME optional component)		As agreed during the TEG meeting,     opportunities are disclosed on a     voluntary basis
108. When reporting on opportunities, the	41. The undertaking may disclose its material		, orange y sadio
disclosure should consist of descriptive	opportunities. These are sustainability-related		
information allowing the reader to	financial opportunities that have or may have		
understand the opportunity for the	financial effects. The undertaking should not		
undertaking or the entire sector. When	report on opportunities for which the		
reporting on opportunities, the undertaking	undertaking has not put in place or does not		

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shall consider the materiality of the information to be disclosed. In this context, it	plan to put in place concrete actions to pursue them, accompanied by appropriate resources.		
shall consider, among other factors:	them, accompanied by appropriate resources.		
(a) whether the opportunity is currently	42. Per each material opportunity disclosed,		
being pursued and is incorporated in its	the undertaking may include:		
general strategy, as opposed to a general	(a) a description of the opportunity, how it		
opportunity for the undertaking or the	originates, the sustainability matter to which it		
sector; and	is linked and its expected time horizon;		
(b) whether the inclusion of quantitative	(b) how it results in financial effects for the		
measures of financial effects is appropriate, taking into account the number of	undertaking; and (c) the actions that the undertaking has put or		
assumptions that it could require and	plans to put in place to pursue the opportunity,		
consequential uncertainty.	including the resources that have been		
	mōbīlisēd		
	43. Quantitative financial effects deriving from		
	opportunities should be disclosed only when		
	they meet the qualitative characteristics of quality, including reliability and should be		
	accompanied by an illustration of the		
	methodology for calculation and main		
	assumptions used.		
	Positive impacts are disclosed on		
IRO-1 - Description of the process to	voluntary basis Disclosure Requirement 9 (IR-1) -		Centralised disclosure on IR-1
identify and assess material impacts, risks	Description of the processes to identify		References to positive impacts and
and opportunities	and assess material impacts and risks		opportunities have been deleted
51. The undertaking shall disclose its process	(Plugged in component)		opportunities have been defected
to identify its impacts, risks and	45. The undertaking shall <del>disclose</del> provide a		
opportunities and to assess which ones are	brief description of its process to identify its		
material.	impacts <i>and</i> risks <del>and opportunities</del> and to assess which ones are material.		
	assess which ones are flidterial.		
52. The objective of this Disclosure	46. The objective of this Disclosure		
Requirement is to provide an understanding	Requirement is to provide an understanding		
of the process through which the undertaking identifies impacts, risks and	overview of the process through which the undertaking identifies impacts and risks and		
opportunities and assesses their materiality,	opportunities and assesses their materiality,		
as the basis for determining the disclosures	as the basis for determining the disclosures		

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In its sustainability reporting (see BSRS I hapter 3 and its related Application Requirements, which set out requirements and principles regarding the process to identify and assess material impacts, risks and opportunities based on the principle of double materiality).  53. The undertaking shall disclose the following information: a) a description of the methodologies and assumptions applied in the described process; b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual impacts on people and the environment, informed by the undertaking's due diligence process, including an explanation of whether and how the process: 1) focuses on specific issues due to heightened risk of adverse impacts; 1) considers the impacts with which the undertaking gis involved through its own operations or as a resuld fits business relationships; 10) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; vi) prioritiese negative impacts based on their relative searle, scope and likelihood, fare determines which sustainability matters are material for reporting purposes (including an exploration of the undertaking); and learning the process of the p	SET 1	[draft] LSME ESRS	[draft] VSME (Secretariat version	Rationales
chapter 3 and its related Application Requirements, which set out requirements and principles regarding the process to identify and assess material impacts, risks and opportunities based on the principle of double materiality).  53. The undertaking shall disclose the following information:  3 a description of the methodologies and assumptions applied in the described process:  b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual impacts on people and the environment, informed by the undertaking's so well diligence process;  cli cluding an explanation of whether and how the process:  i) focuses on specific issues due to heightened risk of adverse impacts; ii) considers the impacts with which the undertaking is involved through its own operations or as a result of its business relationships;  iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts, will prioritise negative impacts based on their relative seeverly and likelihood, (see ESRS 1 section 3.4 Impact materiality) and off its publicable – positive impacts on their relative seeverly and likelihood, ase ESRS 1 section 3.4 Impact materiality and off its publication of the process in pacts with which the undertaking seep and with external experts, will prioritise seep and the interval of the process	(version June 2023)		cluster8)	
53. The undertaking shall disclose the following information: a) a description of the methodologies and assumptions applied in the described process; b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual impacts on people and the environment, informed by the undertaking's due diligence process, including an explanation of whether and how the process: i) focuses on specific issues due to heightened risk of adverse impacts; ii) considers the impacts with which the undertaking is involved through its own operations or as a result of its business relationships; iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; iv) prioritises negative impacts based on their relative severity and likelihood, (see ESRS 1 section 3.4 Impact materiality) and determines which sustainability matters are material for reporting purposes (including determines which sustainability matters are material for reporting purposes (including with the sustainability matters are material for reporting purposes (including with the methodologies and assumptions applied in the described process; b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual impacts on their relative severity on their metation of whether and how the process: i) focusses on specific issues due to heightened risk of adverse impacts; ii) considers the impacts on their undertaking is involved through its own operations or as a result of its business relationships; iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; iv) prioritises negative impacts be undertaking's potential and actual impacts on their relative severity and likelihood, (see the operations or as a result of its business relationships; iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; iv) prioritises negative impacts	chapter 3 and its related Application Requirements, which set out requirements and principles regarding the process to identify and assess material impacts, risks and opportunities based on the principle of	this [draft] ESRS chapter 3 and its related Application Requirements, which set out requirements and principles regarding the process to identify and assess material impacts and risks and opportunities based on the principle of double materiality).		
other criteria used as prescribed by ESRS 1 section 3.4 Impact materiality); and used as prescribed by Section 1 par, 3.4 Impact materiality); and	following information: a) a description of the methodologies and assumptions applied in the described process; b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual impacts on people and the environment, informed by the undertaking's due diligence process, including an explanation of whether and how the process: i) focusses on specific issues due to heightened risk of adverse impacts; ii) considers the impacts with which the undertaking is involved through its own operations or as a result of its business relationships; iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; iv) prioritises negative impacts based on their relative severity and likelihood, (see ESRS 1 section 3.4 Impact materiality) and – if applicable – positive impacts on their relative scale, scope and likelihood, and determines which sustainability matters are material for reporting purposes (including the qualitative or quantitative thresholds and other criteria used as prescribed by ESRS 1	following information: a) a description of the methodologies and assumptions applied in the described process; b) an overview of the process to identify, assess and prioritise the undertaking's potential and actual negative impacts on people and the environment based on their relative severity and likelihood, (see [draft] section 1, chapter 3.4 Impact materiality), informed by the undertaking's due diligence process. The undertaking may also include-an explanation of whether and how the process: i) focusses on specific issues due to heightened risk of adverse impacts; ii) considers the impacts with which the undertaking is involved through its own operations or as a result of its business relationships; iii) includes consultation with affected stakeholders to understand how they may be impacted and with external experts; iv) prioritises negative impacts based on their relative severity and likelihood, (see Section 1 par, 3.4 Impact materiality) and—if applicable—positive impacts on their relative scale, scope and likelihood, and determines which sustainability matters are material for reporting purposes (including the qualitative or quantitative thresholds and other criteria used as prescribed by Section 1 par, 3.4		

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c) an overview of the process used to identify, assess and prioritise risks and opportunities that have or may have financial effects. The disclosure shall include: i) how the undertaking assesses the likelihood, magnitude, and nature of effects of the identified risk and opportunities (such as the qualitative or quantitative thresholds and other criteria used as prescribed by ESRS 1 section 3.3 Financial materiality); ii) how the undertaking prioritises sustainability-related risks relative to other types of risks, including its use of risk-assessment tools;	c) an overview of the process used to identify, assess and prioritise risks and opportunities that have or may have financial effects (see [draft] section 1, chapter 3.5 Financial materiality). The disclosure shall include: The undertaking may also include a description on i)-how the undertaking assesses the likelihood, magnitude, and nature of effects of the identified risk and opportunities (such as the qualitative or quantitative thresholds and other criteria used as prescribed by ESRS 1 section 3.3 Financial materiality); ii) how the undertaking prioritises sustainability-related risks relative to other types of risks, including its use of risk-assessment tools;		
d) a description of the decision-making process and the related internal control procedures;  e) the extent to which and how the process to identify, assess and manage impacts and risks is integrated into the undertaking's overall risk management process and used to evaluate the undertaking's overall risk profile and risk management processes;  f) the extent to which and how the process to identify, assess and manage opportunities is integrated into the undertaking's overall management process where applicable; g) the input parameters it uses (for example, data sources, the scope of operations covered and the detail used in assumptions);and  h) whether and how the process has changed compared to the prior reporting period, when the process(es) was/were modified for	d) a description of the decision making process and the related internal control procedures;  e) the extent to which and how the process to identify, assess and manage impacts and risks is integrated into the undertaking's overall risk management process and used to evaluate the undertaking's overall risk profile and risk management processes;  f) the extent to which and how the process to identify, assess and manage opportunities is integrated into the undertaking's overall management process where applicable; g) the input parameters it uses (for example, data sources, the scope of operations covered and the detail used in assumptions);and  h) whether and how the process has changed compared to the prior reporting period, when the process(es) was/were modified for the last time and future revision dates of the materiality assessment.		

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the last time and future revision dates of the materiality assessment.	48. The undertaking shall describe the processes to identify and assess material impacts and risks (disclosure on opportunities) is on a voluntary basis only) in relation to sustainability matters (a list of sustainability matters is defined in Section 1 AR 15). In particular, for the following Environmental matters (a) Climate Change (E1), including: i. impacts on climate change, in particular, the undertaking's GHG emissions (as required by [draft] Section 3, Disclosure Requirement E1-3); ii. climate related physical risks (as required by [draft] Section 3, Disclosure Requirement E-1-5)		
	49. When disclosing information on the processes to identify and assess material negative impacts and risks, the undertaking shall disclose other information as defined in the Application Requirements IR-1 xxx, which is presented separately by sustainability topic.  50. In particular some information (summarised in Table of AR xx) are related to Appendix B of this Section List of datapoints in cross-cutting and topical sections that are required by EU law.		
	[centralised all IRO 1 from topical ESRS]  51. In describing the processes to identify and assess material impacts and risks, the undertaking may cover in the same disclosure the process that cover all the sustainability matters or may present the relevant disclosure separately in each topical section of the sustainability statement. Include such disclosure in a centralised section of the sustainability report or divide it and present		

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	the relevant disclosure in each topical section of the sustainability report.		
IDO 2 Disalegume Dequimements in ECDC	ey erre concentration of the contentration of the c		
IRO-2 – Disclosure Requirements in ESRS covered by the undertaking's	Disclosure Requirement 10 (IR-2) - Topics covered by the undertaking's		
sustainability statement	sustainability statements		
54. The undertaking shall report on the	(Plugged in component)		
Disclosure Requirements complied with in its	52. The undertaking shall report on the		
sustainability statements.	Disclosure Requirements complied with in its		
sustainability statements.	sustainability statements		
55. The objective of this Disclosure	sustamability statements		
Requirement is to provide an understanding	53. The objective of this Disclosure		
of the Disclosure Requirements included in	Requirement is to provide an understanding		
the undertaking's sustainability statement	of the Disclosure Requirements included in		
and of the topics that have been omitted as	the undertaking's sustainability statement		
not material, as a result of the materiality	and of the topics that have been omitted as		
assessment.	not material, as a result of the materiality		
	assessment.		
56. The undertaking shall include a list of the			
Disclosure Requirements complied with in	54. The undertaking shall include a list of the		
preparing the sustainability statement,	Disclosure Requirements complied with in		
following the outcome of the materiality	preparing the sustainability statement,		
assessment (see ESRS 1 chapter 3), including	following the outcome of the materiality		
the page numbers and/or paragraphs where	assessment (see Section 1 of this [draft] ESRS,		
the related disclosures are located in the	chapter 3 Double materiality as the basis for		
sustainability statement. This may be	sustainability disclosures), including the page		
presented as a content index.	numbers and/or paragraphs where the		
	related disclosures are located in the		
	sustainability statements. This may be		
	presented as a content index.		
57. When all the Disclosure Requirements in			
a topical ESRS are omitted because the topic	55. When all the Disclosure Requirements in		
is assessed not to be material for the	a [draft] topical section are omitted as the		
undertaking, the undertaking may provide a	topic is assessed not to be material for the		
brief explanation of the conclusions of its	undertaking, the undertaking shall report a		
materiality assessment for the topic in	brief explanation of the conclusions of its		
question.	materiality assessment for the topic in		
CO. The understaking shall presside see	<del>question</del> .		
58. The undertaking shall provide an			
explanation of how it has determined the	TC The undertaking shall provide so		
material information to be disclosed in	56. The undertaking shall provide an		
relation to the impacts, risks and	explanation of how it has determined the		

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opportunities that it has assessed to be material, including the use of thresholds and/or how it has implemented the criteria in ESRS 1 section 3.2 Material matters and materiality of information	material information to be disclosed in relation to the impacts <i>and</i> risks <del>and opportunities</del> that it has assessed to be material, including the use of thresholds and/or how it has implemented the criteria in Section 1 chapter 3.2 Material matters and materiality of information		
4.2 Minimum disclosure requirements on policies and actions 59. This section sets out minimum disclosure requirements to be included when the undertaking discloses information on its policies and actions to prevent, mitigate and remediate actual and potential material impacts, to address risks and/or to pursue material opportunities (collectively, to "manage material sustainability matters"). They shall be applied together with the Disclosure Requirements, including Application Requirements, provided in the relevant topical and/or sector-specific ESRS. They shall also be applied when the undertaking prepares entity-specific disclosures.	4.2 Minimum disclosure requirements on policies and actions 59. This section sets out minimum disclosure requirements to be included when the undertaking discloses information on its policies and actions to prevent, mitigate and remediate actual and potential material impacts, to address risks and/or to pursue material opportunities (collectively, to "manage material sustainability matters"). They shall be applied together with the Disclosure Requirements, including Application Requirements, provided in the relevant topical and/or sector specific ESRS. They shall also be applied when the undertaking prepares entity-specific disclosures.		- MDR included in ARs
60. The corresponding disclosures shall be located alongside disclosures prescribed by the relevant ESRS. When a single policy or same actions address several interconnected sustainability matters, the undertaking may disclose the required information in its reporting under one topical ESRS and cross reference to it in its reporting under other topical ESRS.  61. If the undertaking cannot disclose the information on policies and actions required under relevant ESRS, because it has not adopted policies and/or actions with reference to the specific sustainability matter concerned, it shall disclose this to be the case,	60. The corresponding disclosures shall be located alongside disclosures prescribed by the relevant ESRS. When a single policy or same actions address several interconnected sustainability matters, the undertaking may disclose the required information in its reporting under one topical ESRS and cross reference to it in its reporting under other topical ESRS.  61. If the undertaking cannot disclose the information on policies and actions required under relevant ESRS, because it has not adopted policies and/or actions with reference to the specific sustainability matter concerned, it shall disclose this to be the case,		

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and provide reasons for not having adopted policies and/or actions. The undertaking may report a timeframe in which it aims to adopt them.	and provide reasons for not having adopted policies and/or actions. The undertaking may report a timeframe in which it aims to adopt them.		As showed during the last TEC
Policies MDR-P – Policies adopted to manage material sustainability matters 62. The undertaking shall apply the minimum disclosure requirements defined in this provision when it discloses the policies it has in place with regard to each sustainability matter identified as material.  63. The objective of this Minimum Disclosure Requirement is to provide an understanding of the policies that the undertaking has in place to prevent, mitigate and remediate actual and potential impacts, to address risks and to pursue opportunities.	Disclosure Requirement 11 (IR-3) – Policies and actions in relation to sustainability matters (Centralised)  59. When the undertaking has implemented policies and actions to manages its material sustainability matters, it shall disclose information on such policies and actions.  60. When the undertaking has implemented policies and actions, it shall disclose per each sustainability topic that is assessed to be material, the:  (a) Policies that the undertaking has in place to prevent, mitigate and remediate actual and potential impacts and to address risks; (b) Key actions taken and/or planned to address material impacts and risks, and where applicable achieve the objectives and targets of related policies; 61.When disclosing information on policies and actions, subject to paragraphs 31 and 32 of Section 1 of this [draft] ESRS, the undertaking shall disclose other information in relation to a material sustainability matter as defined in the Application Requirements IR-3 xxx, which is presented separately by sustainability topic.  62. In particular, for policies and actions, some information (summarised in Table of AR 41) are related to Appendix B:List of datapoints in cross-cutting and topical standards that are required by EU law of this Section.	Disclosure Requirement 7 - Material matters topics and subtopics and related policies, actions, metrics and/or targets  58. The undertaking shall disclose whether it has a sustainability strategy including policies, actions, metrics and/or targets.  36 The objective of this Disclosure Requirement is to provide an understanding whether the strategy of the undertaking is affected by impacts, risks or opportunities related to sustainability matters and how they influence the undertaking's operations. The strategy can be affected/improved through time depending on the targets gradually achieved. The strategy can be designed and implemented within different time frames.  59. The disclosure shall include: (a) whether it has a sustainability strategy and if so, how it is affected by material sustainability matters impacts, risks or opportunities related to matters; and (b) regarding material sustainability matters material impacts, risks or opportunities: i. if applicable, a description of the policies defined to address them. When describing its policies the undertaking shall consider: the general objectives and which material topics and subtopics the policy is relating to; its scope in terms of activities, value chain, geographies and, if relevant, affected stakeholder groups; a reference, if applicable, to the third-party standards or initiatives the	<ul> <li>As shared during the last TEG meeting, LSME includes a centralised disclosure for policies and actions. In AR has been included a table with the EU Regulation datapoints</li> <li>MDR included in AR as "shall consider" (to seek standardisation in LSME disclosures)</li> <li>In VSME proposal         <ol> <li>main simplification is related to the disclosure of sustainability topics and subtopics instead of IRs ii. it has been included a simplified DR with policies, actions and targets and the related MDR</li> </ol> </li> </ul>

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,			
	63. If the undertaking has not adopted policies	undertaking commits to respect through the	
	and/or actions with reference to the specific	implementation of the policy;	
	material sustainability matter concerned, it		
	may disclose the timeline for implementing	ii. <i>if applicable a description of</i> the actions	
	them, when appropriate.	taken to address them. When describing its	
	diem, when appropriate.	actions the undertaking shall consider: the list	
		of key actions taken in the reporting year and	
	APPLICATION REQUIREMENTS	planned for the future, the scope of the key	
	IR-3 - Policies and actions in relation to	actions (i.e., coverage in terms of activities,	
	sustainability matters	value chain geographies and, where	
	AR 33. If the undertaking has not adopted	applicable, affected stakeholder groups); the	
	policies and/or implemented actions with	time horizon under which the undertaking	
	reference to a material sustainability matter,	intends to complete each key action.	
	the undertaking may report a timeframe in		
	which it aims to adopt/implement them,	In particular, if material, it shall disclose the	
	where appropriate.	actions taken in the reporting period to	
	AR 34. In disclosing the information on	improve its energy efficiency and to lower	
	policies and actions, the undertaking may	related carbon emissions and the related	
	include such a disclosure in a centralised	possible implications in terms of risks and	
	section or present the relevant disclosure in	<mark>opportunities.</mark>	
	each sustainability topical section.		
	AR 35. A single policy may apply to several		
	material sustainability matters, including	iii. if applicable, a description of the metrics	
	matters addressed by more than one topical	used and targets set for improvement and	
	section of this [draft] ESRS. For example, if a	what is achieved so far.	
	single policy covers both an environmental		
	matter and a social matter, the undertaking		
	may report on the policy in the		
	environmental section of its sustainability		
	statements. In this case, the disclosure to be		
	reported in the social section is a cross-		
	reference to the environmental section where		
	the policy is disclosed. Equally, a policy may		
	be reported in the social section with a cross-		
	reference to the environmental section.		
64. The undertaking shall disclose			
information about policies adopted to			

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manage material sustainability matters. The		ciusteroj	
disclosure shall include the following			
information:	AR 36. The undertaking shall disclose		
	information about policies adopted to		
	manage material sustainability matters. The disclosure shall include the following		
a) a description of the key contents of the	information When providing disclosures on		
policy, including its general objectives and	policies, the undertaking shall consider the		
which material impacts, risks or	following information:		
opportunities the policy relates to and the			
process for monitoring;	a) a description of key contents of the policy,		
b) - dindi	including its general objectives and which		
b) a description of the scope of the policy, or of its exclusions, in terms of activities, value	material impacts or risks the policy is relating to;		
chain, geographies and if relevant, affected	10,		
stakeholder groups;			
	b) a description of the scope of the policy in		
c) the most senior level in the undertaking's	terms of activities, value chain, geographies		
organisation that is accountable for the	and, if relevant, affected stakeholder groups;		
implementation of the policy;			
d) a reference, if relevant, to the third-party	c) the most senior level in the undertaking's		
standards or initiatives the undertaking	organisation that is accountable for the		
commits to respect through the	implementation of the policy;		
implementation of the policy;			
e) if relevant, a description of the	d) a reference, if relevant, to the third-party standards or initiatives the undertaking		
consideration given to the interests of key	commits to respect through the		
stakeholders in setting the policy; and	implementation of the policy;		
f) if relevant, whether and how the	e) if relevant, a description of the		
undertaking makes the policy available to	consideration given to the interest of key		
potentially affected stakeholders, and stakeholders who need to help implement it.	stakeholders in setting the policy; and		
Surenoracis who need to help implement it.	f) if relevant, whether and how the		
Actions MDR-A - Actions and resources in	undertaking makes the policy available to		
relation to material sustainability matters	potentially affected stakeholders, and		
65. The undertaking shall apply the	stakeholders who need to help implement it.		
requirements for the content of disclosures in this provision when it describes the			
actions through which it manages each			
material sustainability matter including			

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action plans and resources allocated and/or planned.	AR 37. When providing disclosures on actions, the undertaking shall consider the following information:		
66. The objective of this Minimum Disclosure Requirement is to provide an understanding of the key actions taken and/or planned to prevent, mitigate and remediate actual and potential impacts, and to address risks and opportunities, and where applicable achieve the objectives and targets of related policies.			
67. Where the implementation of a policy requires actions, or a comprehensive action plan, to achieve its objectives, as well as when actions are implemented without a specific policy, the undertaking shall disclose the following information:  a) the list of key actions taken in the reporting year and planned for the future, their expected outcomes and, where relevant, how their implementation contributes to the achievement of policy objectives and targets;			
b) the scope of the key actions (i.e., coverage in terms of activities, value chain geographies and, where applicable, affected stakeholder groups);	a) the list of key actions taken in the reporting year and planned for the future, and their expected outcomes and, where relevant, how their implementation contributes to the achievement of policy objectives and targets;		
c) the time horizons under which the undertaking intends to complete each key action; d) if applicable, key actions taken (along with results) to provide for and cooperate in or support the provision of remedy for those harmed by actual material impacts;	b) the scope of the key actions (i.e., coverage in terms of activities, value chain geographies and, where applicable, affected stakeholder groups);  c) the time horizons under which the undertaking intends to complete each key action;		
e) if applicable, quantitative and qualitative information regarding the progress of actions or action plans disclosed in prior periods	d) if applicable, key actions taken (along with results) to provide for and cooperate in or		

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AR 21. Key actions in the context of this Minimum Disclosure Requirement are those actions that materially contribute to achieving the undertaking's objectives in addressing material impacts, risks and opportunities. For reasons of understandability, key actions may be aggregated where appropriate.  68. Where the implementation of an action plan requires significant operational expenditures (Opex) and/or capital expenditures (Capex) the undertaking shall:  a) describe the type of current and future financial and other resources allocated to the action plan, including if applicable, the relevant terms of sustainable finance instruments, such as green bonds, social bonds and green loans, the environmental or social objectives, and whether the ability to implement the actions or action plan depends on specific preconditions, e.g., granting of financial support or public policy and market developments;  b) provide the amount of current financial resources and explain how they relate to the most relevant amounts presented in the financial statements; and c) provide the amount of future financial resources.	support the provision of remedy for those harmed by actual material impacts;  e) if applicable, quantitative and qualitative information regarding the progress of actions or action plans disclosed in prior periods.  AR 38. Key actions in the context of AR. 37 are those actions that materially contribute to achieving the undertakings objectives in addressing material impacts and risks and opportunities. For reasons of understandability, key actions may be aggregated where appropriate.  AR 39. Where the implementation of an action plan requires significant operational expenditures (Opex) and/or capital expenditures (Capex) the undertaking shall may:  a) describe the type of current and future financial and other resources allocated to the action plan, including if applicable, the relevant terms of sustainable finance instruments, such as green bonds, social bonds and green loans, the environmental or social objectives, and whether the ability to implement the actions or action plan depends on specific preconditions, e.g., granting of financial support or public policy and market developments;  b) provide the amount of current financial resources and explain how they relate to the most relevant amounts presented in the financial statements; and		
1	c) provide the amount of future financial		

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	b) provide complementary explanatory information, where the ability to implement the actions or action plan depends on specific preconditions, e.g., granting of financial support or public policy and market developments; and c) explain how significant monetary amounts relate to the most relevant amounts presented in the financial statements  CENTRALISED DISCLOSURES FOR EU DATAPOINTS AND OTHER DRS FROM TOPICAL ESRS  AR 41. When disclosing the information required under paragraphs 54 a) on a material sustainability topic, as a result of its materiality assessment, the undertaking shall disclose the information reported in the table below.  In particular:    D		
Targets MDR-T – Tracking effectiveness of policies and actions through targets  77. The undertaking shall apply the requirements for the content of disclosures in this provision when it discloses information about the targets it has set with regard to each material sustainability matter.	Disclosure Requirement 12 (IR-4) – Targets in relation to sustainability matters (LSME "report if you have" pugged in component) 64. When the undertaking is monitoring the effectiveness of its actions to address a material sustainability matter through targets, it shall disclose information about the		<ul> <li>As shared with SR TEG, targets are disclosed only when the undertaking has set them</li> <li>MDR included in AR (to seek standardisation in LSME disclosures) . The proposal is including only contents have been ranked as most relevant by SR TEG</li> </ul>

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78. The objective of this Minimum Disclosure Requirement is to provide for each material sustainability matter an understanding of: a) whether and how the undertaking tracks the effectiveness of its actions to address material impacts, risks and opportunities, including the metrics it uses to do so; b) measurable time-bound outcome-oriented targets set by the undertaking to meet the policy's objectives, defined in terms of expected results for people, the environment or the undertaking regarding material impacts, risks and opportunities; c) the overall progress towards the adopted targets over time; d) in the case that the undertaking has not set measurable time-bound outcome-oriented targets, whether and how it	targets it has in place.  65. When the undertaking has adopted targets, the objective of this Disclosure Requirement is to provide an understanding on whether and how the undertaking has set measurable time-oriented targets to monitor progresses overtime and track effectiveness of its actions in relation to material sustainability impacts and risks.  66. The undertaking shall disclose whether it has set targets with regards to each material sustainability matter. 67. When the undertaking has set targets on a material sustainability matter, it shall consider the related information defined in the	cluster8)	
nevertheless tracks the effectiveness of its actions to address material impacts, risks and opportunities and measures the progress in achieving its policy objectives; and e) whether and how stakeholders have been involved in target setting for each material sustainability matter.	Application Requirements Ir xxx.  AR IR-5 – Targets in relation to sustainability matters AR 121. When disclosing the information on targets, required under paragraphs 50, the undertaking shall consider the information reported in the table below:		
79. The undertaking shall disclose the measurable, outcome-oriented and time-bound targets on material sustainability matters it has set to assess progress. For each target, the disclosure shall include the following information:	ID   Application Requirement   Sustainability   Targets - T   EU Data Point topic		
<ul><li>a) a description of the relationship of the target to the policy objectives;</li><li>b) the defined target level to be achieved, including, where applicable, whether the</li></ul>	AR 122. The undertaking shall disclose the measurable, outcome-oriented and time-bound targets on material sustainability matters it has set to assess progress. For each target, the disclosure shall include the following information When disclosing its targets the undertaking shall consider:		

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target is absolute or relative and in which			
unit it is measured;	a) <del>a description of</del> the relationships of the		
	target to the IRO or policy objectives;		
c) the scope of the target, including the	b) the defined level of ambition <del>(quantitative</del>		
undertaking's activities and/or its value	and qualitative depending on the nature of		
chain where applicable and geographical	the target) to be achieved, including, where		
boundaries;	applicable, whether the target is absolute or		
d) the baseline value and base year from which progress is measured;	relative and in which unit it is measured;		
which progress is measured,	c) the scope of the target ( <i>operations, value</i>		
e) the period to which the target applies and	chain and geographical boundaries or		
if applicable, any milestones or interim	activities);		
targets;	d) <i>if applicable</i> , the baseline value and base		
targets,	year from which progress is measured;		
f) the methodologies and significant	year from which progress is measured,		
assumptions used to define targets, including	e) the period to which the target applies and		
where applicable, the selected scenario, data	if applicable, any milestones or interim		
sources, alignment with national, EU or	targets The timeframe to achieve the target;		
international policy goals and how the	f) the methodologies and significant		
targets consider the wider context of	assumptions used to define targets, including		
sustainable development and/or local	where applicable, the selected scenario, data		
situation in which impacts take place;	sources, alignment with science-based		
	methodologies, and national, EU or		
g) whether the undertaking's targets related	international policy goals; and how the		
to environmental matters are based on	targets consider the wider context of		
conclusive scientific evidence;	sustainable development and/or local		
	situation in which impacts take place		
h) whether and how stakeholders have been	- North ath on the condental ( )		
involved in target setting for each material	g) whether the undertaking's targets related to environmental matters are based on		
sustainability matter;	conclusive scientific evidence;		
i) any changes in targets and corresponding	<del>conclusive scientine evidence;</del>		
metrics or underlying measurement	h) whether and how stakeholders have been		
methodologies, significant assumptions,	involved in target setting for each material		
limitations, sources and processes to collect	sustainability matter;		
data adopted within the defined time	one manufing matter,		
horizon. This includes an explanation of the	g) any changes in targets <del>and corresponding</del>		
rationale for those changes and their effect	metrics or underlying measurement		
on comparability (see Disclosure	methodologies <i>and</i> significant assumptions,		
Requirement BP-2 Disclosures in relation to	limitations, sources and processes to collect		
specific circumstances of this Standard); and	data adopted within the defined time horizon,		

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j) the performance against its disclosed targets, including information on how the target is monitored and reviewed and the metrics used, whether the progress is in line with what had been initially planned, and an analysis of trends or significant changes in the performance of the undertaking towards achieving the target.  80. If the undertaking has not set any measurable outcome-oriented targets: a) it may disclose whether such targets will be set and the timeframe for setting them, or the reasons why the undertaking does not plan to set such targets; b) it shall disclose whether it nevertheless tracks the effectiveness of its policies and actions in relation to the material sustainability-related impact, risk and opportunity, and if so: i) any processes through which it does so; ii) the defined level of ambition to be achieved and any qualitative or quantitative indicators it uses to evaluate progress, including the base period from which progress is measured.	together This includes with an explanation of the rationale for those changes and their effect on comparability (see Disclosure Requirement BP 2 Disclosures in relation to specific circumstances of this Standard); and  h) the overall progress towards the defined target. the performance against its disclosed targets, including information on how the target is monitored and reviewed and the metrics used, whether the progress is in line with what had been initially planned, and an analysis of trends or significant changes in the performance of the undertaking towards achieving the target. 80. If the undertaking has not set any measurable outcome oriented targets: a) it may disclose whether such targets will be set and the timeframe for setting them, or the b) it shall disclose whether it nevertheless tracks the effectiveness of its policies and actions in relation to the material sustainability-related impact, risk and opportunity, and if so: i) any processes through which it does so; ii) the defined level of ambition to be achieved and any qualitative or quantitative indicators it uses to evaluate progress, including the base period from which progress is measured.		

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## Metrics from VSME topical standards and corresponding LSME and Set 1 ESRS disclosure requirements

Metrics from topical standards Set 1 not included to ease readability	Draft LSME metrics (EU law module + Value Chain Cap) corresponding to VSME	Revised VSME cluster 8 metrics	Rationale
Disclosure Requirement E1-5 - Energy consumption and mix	Disclosure requirement E1-1: Energy consumption and mix  5. The undertaking shall provide information on its energy consumption and mix	Disclosure requirement 8 - Energy and carbon emission (CO2)  58. The undertaking shall disclose the actions taken in the reporting period to improve its energy efficiency and to lower related carbon emissions.	
	6. The objective of this Disclosure Requirement is to provide an understanding of the undertaking's total energy consumption in absolute value, improvement in energy efficiency, exposure to coal, oil and gas-related activities, and the share of <i>renewable energy</i> in its overall energy mix.	59. The objective of this disclosure is to provide an understanding of the impacts of the undertaking on the environment through energy usage and carbon emissions and whether it improves energy efficiency, and also lowers its carbon emissions. emissions as a source of risks and opportunities for the undertaking.	The IR part is disclosed under DR 5
	7.The disclosure required by paragraph 9 shall include the total energy consumption in MWh related to own operations disaggregated by:  (a) Total energy consumption from fossil sources (b) Total energy consumption from nuclear sources; (c) total energy consumption from renewable sources; and (d) In addition, where applicable, the undertaking shall disaggregate and disclose separately its non-renewable energy production and renewable energy production in MWh.	60. The disclosure shall include: (a) total energy consumption in MWh, with breakdown of: i) fossil fuels; ii) electricity, as expressed in utility billings (with the breakdown between renewable and nonrenewable sources);  (iii) the changes in energy consumption expressed in MWh compared to the previous reporting period;	There is an assumption here that SMEs only consume electricity, which is not the case. Expand this to include the fossil fuels also.

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Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME	revised voill cluster o metres	Racionaic
•	Cap) corresponding to value		
standards Set 1			
not included to			
ease readability			
		(b) if available CO2 equivalent tons (tCO2-	
Disclosure		eq) of GHG emissions (commonly defined as	
Requirement E1-6 -	Disclosure requirement E1-3: Gross scopes 1,2, and 3 Total	scope 1 and scope 2); and	
Gross Scopes 1, 2, 3	GHG		
and Total GHG emissions	12. The undertaking shall disclose in metric tonnes of CO2eq its: (a) gross Scope 1 GHG emissions;		
emissions	(b) gross Scope 2 GHG emissions;	a description of the risks in relation to the	
	(c) relevant categories of gross Scope 3 GHG emissions; and	reduction of carbon emissions (also in light	Deleted data points related to IR to be
	(d) total GHG emissions.	of the increasing requirements on emissions	reported under DR5
		related to CO2)9;	
	13. The objective of the Disclosure Requirement in paragraph 12 in		
	respect of:	a description of the opportunities in relation	
	(a) gross Scope 1 GHG emissions as required by paragraph 12 (a) is	to the reduction of carbon emissions;	
	to provide an understanding of the direct impacts of the undertaking on climate change and the proportion of its total GHG	a description of how risks and opportunities	
	emissions that are regulated under emission trading schemes.	relate to the past and how they may relate to	
	(b) gross Scope 2 GHG emissions as required by paragraph 12 Error!	the future financial performance; and	
	<b>Reference source not found.</b> is to provide an understanding of the		
	indirect impacts on climate change caused by the undertaking's	a description of how the undertaking intends	
	consumed energy whether externally purchased or acquired.	to pursue opportunities and/or mitigate	
	(c) gross Scope 3 GHG emissions as required by paragraph 12(c) is	<del>risks.</del>	
	to provide an understanding of the GHG emissions that occur in the	Catha aban sa in disant antariana anno and	
	undertaking's value chain beyond its Scope 1 and 2 GHG emissions. For many undertakings, Scope 3 GHG emissions may be the main	(c the changes in direct emissions compared to the previous reporting period.	
	component of the GHG inventory and are an important driver of the	to the previous reporting period.	
	undertaking's transition risks.		
	(d) total GHG emissions as required by paragraph 12(d) is to		
	provide an overall understanding of the undertaking's GHG		
	emissions and whether they occur from its own operations or the		
	value chain. This disclosure is a prerequisite for measuring progress		
	towards reducing GHG emissions in accordance with the		
	undertaking's climate-related targets and EU policy goals.		
	14. The information from this Disclosure Requirement is also needed to understand the undertaking's climate-related transition		
	risks.		
	15. When disclosing the information on GHG emissions required		
	under paragraph 12, the undertaking shall refer to [draft] LSME		
	ESRS section 1 Reporting undertaking and value chain. In principle,		

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B.4		nsea version) – issues Paper	D (' 1
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability			
ease readability	the data on CUC emissions of its associates on islint wants upon that are		
	the data on GHG emissions of its associates or joint ventures that are part of the undertaking's value chain (Section 1 par. XX) For its		
	associates, joint ventures, unconsolidated subsidiaries (investment		
	entities) and contractual arrangements in joint arrangements that		
	are not structured through an entity (i.e., jointly controlled		
	operations and assets). the undertaking shall include the GHG		
	emissions in accordance with the extent of the undertaking		
	operational control it has over themn.		
	16. In case of significant changes in the definition of what		
	constitutes the reporting undertaking and its value chain, the undertaking shall disclose these changes and explain their effect on		
	the year-to-year comparability of its reported GHG emissions (i.e.,		
	the effect on the comparability of current versus previous reporting		
	period GHG emissions).		
	17. The disclosure on gross Scope 1 GHG emissions required by		
	paragraph 12 (a) shall include:		
	(a) the gross Scope 1 GHG emissions in metric tonnes of CO2eq; and		
	(b) the percentage of Scope 1 GHG emissions from regulated		
	emission trading schemes if applicable.		
	18. The disclosure on gross Scope 2 GHG emissions required by paragraph 12 Error! Reference source not found. shall include:		
	(a) the gross location-based Scope 2 GHG emissions in metric tonnes		
	of CO2eq; and		
	(b) where applicable, the gross market-based Scope 2 GHG		
	emissions in metric tonnes of CO2eq.		
	19. For Scope 1 and Scope 2 emissions disclosed as required by		
	paragraphs 12Error! Reference source not found. and 12Error!		
	Reference source not found., the undertaking shall disaggregate		
	the information, separately disclosing emissions from:		
	(a) the consolidated accounting group entities (i.e., the parent and subsidiaries for which it has financial control) that are subject to full		
	consolidation in the group financial statements; and		
	(b) investees such as associates, joint ventures, or unconsolidated		
	subsidiaries that are not fully consolidated in the financial		
	statements of the consolidated accounting group, as well as		
	contractual arrangements that are joint arrangements not		
	structured through an entity (i.e., jointly controlled operations and		
	assets), for which it has operational control.		

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Building blocks (revised version) – Issues Paper			
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1	., .		
not included to			
ease readability			
	20. The disclosure of gross Scope 3 GHG emissions required by paragraph 12Error! Reference source not found. shall include		
	GHG emissions in metric tonnes of CO2eq from each significant		
	Scope 3 category (i.e., each Scope 3 category that is a priority for the		
	undertaking).		
	21. The disclosure of total GHG emissions required by paragraph 12Error! Reference source not found. shall be the sum of Scope 1,		
	2 and 3 GHG emissions required by paragraphs 12Error! Reference		
	source not found. to 12Error! Reference source not found The		
	total GHG emissions shall be disclosed with a disaggregation that		
	makes a distinction of: (a) the total GHG emissions derived from the underlying Scope 2		
	GHG emissions being measured using the location-based method;		
	and		
	(b) the total GHG emissions derived from the underlying Scope 2		
	GHG emissions being measured using the market-based method.		
	GHG Intensity based on net revenue4		
	22. The undertaking shall disclose its GHG emissions intensity. It		
	shall provide the total GHG emissions in metric tonnes of CO2eq (required by paragraph <b>Error! Reference source not found.</b> ) per		
	net revenue.		
	23. The undertaking shall disclose the reconciliation to the relevant		
	line item or notes in the financial statements of the net revenue		
	amounts (the denominator in the calculation of the GHG emissions		
	intensity required by paragraph 22).		
Disclosure Requirement E2-4 -	Disclosure Requirement E2-1- Pollution of air, water and soil	Disclosure Requirement 9 - Pollution of air, water and soil	LSME column only reports the part of the DR that matches the VSME
Pollution of air,	35. The undertaking shall disclose the pollutants that that it	and the source of the source o	correspondent. Not full DR.
water and soil	emits through its own operations, as well as the microplastics it	61. The undertaking shall disclose the	Secretariat propose to add missing
	generates or uses.	pollutants that it emits through its own operations.	metrics on pollution
		operations.	_

<sup>&</sup>lt;sup>4</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting a mandatory indicator related to principal adverse impacts as set out by indicator #3 in Table 1 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "GHG intensity of investee companies"). This information is aligned with the Commission Delegated Regulation (EU) 2020/1818 (Climate Benchmark Regulation), Article 8 (1).

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Metrics from topical standards Set 1 not included to ease readability	Draft LSME metrics (EU law module + Value Chain Cap) corresponding to VSME	Revised VSME cluster 8 metrics	Rationale
	36. The objective of this Disclosure Requirement is to provide an understanding of the <i>emissions</i> that the undertaking generates in the air, water and <i>soil</i> in its own operations and of its generation and use of microplastics.	62. The objective of this disclosure is to provide an understanding of the emissions that the undertaking generates in the air, water and soil in its own operations.	
	37. The undertaking shall disclose the consolidated amount of:  (a) each pollutant listed in Annex II of the E-PRTR Regulation (European Pollutant Release and Transfer Register) emitted to air, water and soil <sup>5</sup> ; (b) microplastics generated or used by the undertaking.  38. The undertaking shall put its disclosure into context and describe: (a) the changes over time, (b) the measurement methodologies; and (c) the process(es) to collect data for pollution-related accounting  39. When an inferior methodology compared to direct measurement of emissions is chosen to quantify emissions, the reasons for choosing this inferior methodology shall be outlined by the undertaking. If the undertaking uses estimates, it shall disclose the standard, sectoral study or sources which form the basis of its estimates, as well as the possible degree of uncertainty and the range of estimates reflecting the measurement uncertainty.	63. The undertaking shall disclose the pollutants that that it emits through its own operations, into air, water and soil .(pollutant listed in Annex II of the E-PRTR Regulation (European Pollutant Release and Transfer Register).	
Disclosure Requirement E4-5 – Impact metrics related to biodiversity and ecosystems change	Disclosure Requirement E4-1 – Impact metrics related to biodiversity and ecosystems change  48. The undertaking shall report metrics related to its material impacts resulting in <i>biodiversity</i> and <i>ecosystems</i> .	Disclosure Requirement 10 – Biodiversity  64. The undertaking shall report metrics related to its material impacts on biodiversity and ecosystems.	Secretariat suggests to add missing metric in VSME that was missing.

<sup>&</sup>lt;sup>5</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting an additional indicator related to principal adverse impacts as set out by indicator #2 in Table 2 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Emissions of air pollutants"); by indicator #8 in Table 1 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Emissions to water"). by indicator #1 in Table 2 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Emissions of inorganic pollutants"). by indicator #3 in Table 2 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Emissions of ozone-depleting substances").

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	Building blocks (rev	rised version) – Issues Paper	
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability			
ease readability	49. The objective of this Disclosure Requirement is to enable an	65. The objective of this disclosure is to	
	understanding of the performance of the undertaking against	provide an understanding of the performance	
	impacts identified as material in the materiality assessment on	of the undertaking against material impacts	
	biodiversity and ecosystems change.	on biodiversity and ecosystems change.	
	50. If the undertaking identified <i>sites</i> located in or near		
	biodiversity-sensitive areas that it is negatively affecting (see	66. If the undertaking identified sites located	
	paragraph xx) the undertaking shall disclose the number and area	in or near biodiversity-sensitive areas that it is	
	(in hectares) of sites owned, leased or managed in or near these	negatively affecting <sup>7</sup> the undertaking shall disclose the number and area (in hectares) of	
	protected areas or key <i>biodiversity</i> areas.	sites owned, leased or managed in or near	
		these protected areas or key biodiversity	
	51. If the undertaking has identified material impacts with regards	areas.	
	to land-use change, or impacts on the extent and condition of		
	<i>ecosystems</i> , it may also disclose their land-use based on a Life Cycle	Energy consumption in MW as expressed in utility billings (with the breakdown between	
	Assessment.	renewable and non-renewable sources):	
	52. For datapoints specified in paragraphs 69 and 70, the undertaking shall consider its own operations.		
	53. If the undertaking has concluded that it directly contributes to	If available, CO2 equivalent tons (tCO2 eq) of	
	the <i>impact drivers</i> of <i>land-use change, freshwater</i> -use change and	GHG emission (commonly defined as scope 1	
	/ or sea-use change, the undertaking shall report relevant <i>metrics</i>	and scope 2);	
	The undertaking may disclose metrics that measure:	A description of the risks in relation to the	
	(a) the conversion over time (e.g., one or five years) of land cover (e.g., <i>deforestation</i> or mining);	reduction of carbon emissions (also in light	
	(b) changes over time (e.g., one or five years) in the management of	of the increasing requirements on emissions	
	the ecosystem (e.g., through the intensification of agricultural	<del>related to CO2);</del>	
	management, or the application of better management practices or	A description of the opportunities in relation	
	forestry harvesting); (c) shanges in the spatial configuration of the landscape (e.g.	to the reduction of carbon emissions:	
	(c) changes in the spatial configuration of the landscape (e.g., fragmentation of <i>habitats</i> , changes in ecosystem connectivity);		
	(d) changes in ecosystem structural connectivity (e.g., habitat	A description of how risks and opportunities	
	permeability based on physical features and arrangements of	relate to the past and how they may relate to the future financial performance; and	
	habitat patches); and	the future financial performance; and	

<sup>&</sup>lt;sup>7</sup> See paragraph XX

Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME	Revised VSML cluster o metrics	Nationale
standards Set 1	cap) corresponding to varie		
not included to			
ease readability			
ease readability	(e) the functional connectivity (e.g., how well genes, gametes,	A description of how the undertaking	
	propagules or individuals move through land, freshwater and	intends to pursue opportunities and/or	
	seascape).	mitigate risks.	
Disclosure	Disclosure requirement E5-1: Resource inflows	Disclosure Requirement 11 - Resource	
Requirement E5-4 -	•	use, circular economy, water	
Resource inflows		consumption, and waste management	
	54. The undertaking shall disclose information on its resource	67. The undertaking shall describe how it	
	inflows related to its material impacts, risks and opportunities	manages material resource use, water	
	(voluntary).	consumption, and waste.	
		68. The objective of this Disclosure	
	55. The objective of this Disclosure Requirement is to enable an	Requirement is to provide an understanding	
	understanding of the resource use in the undertaking's own operations and value chain.	of the impact of the undertaking through resource use, circular economy,	
	operations and value chain.	consumption, and waste management on the	
		environment.	
	56. The disclosure required by paragraph 55 shall include a	69. The disclosure shall include:	
	description of its resource inflows where material: products (including packaging) and materials (specifying critical raw	(a) a description of recycled goods and	
	materials and rare earths), and property, plant and equipment used	materials bought and sold (expressed in the	
	in the undertaking's own operations and along the value chain.	metric system commonly used for the specific type of product/good/material by	
	57. When an undertaking assesses that resource inflows is a material sustainability matter, it shall disclose the following	the undertaking);	
	information about the materials used to manufacture the		
	undertaking's products and services during the reporting period, in		
	tonnes or kilogrammes: (a) the overall total weight of products and technical and biological		
	materials used during the reporting period;		
	(b) the percentage of biological materials (and biofuels used for		
	non-energy purposes) used to manufacture the undertaking's		

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Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1	*,		
not included to			
ease readability			
Diagloguro	products and services (including packaging) that is sustainably sourced, with the information on the certification scheme used and on the application of the cascading principle; and (c) the weight in both absolute value and percentage, of non-virgin reused or recycled components, intermediary products and materials used to manufacture the undertaking's products and services (including packaging).  58. The undertaking shall provide information on the methodologies used to calculate the data. It shall specify whether the data is sourced from direct measurement or estimations, and disclose the key assumptions used.		
Disclosure Requirement E5-5 - Resource outflows	Disclosure requirement E5-2: Resource outflows 59. The undertaking shall disclose information on its material resource outflows, including waste, related to its material impacts, risks and opportunities (voluntary). 60. The undertaking shall disclose information on its material resource outflows, including waste, related to its material impacts, risks and opportunities.	(b) a description of retrieved products for recycling purposes; (b) rates of recyclable content in products and their packaging;	
	Products and materials 61. The undertaking shall provide a description of the key products and materials that come out of the undertaking's production process and that are designed along circular principles, including durability, reusability, repairability, disassembly, remanufacturing, refurbishment, recycling, recirculation by the biological cycle, or other optimisation of the use of the product or material through other circular business models. 62. The undertaking shall provide a description of the key products and materials that come out of the undertaking's production process and that are designed along circular principles, including durability, reusability, repairability, disassembly, remanufacturing, refurbishment, recycling, recirculation by the biological cycle, or other optimisation of the use of the product or material through other circular business models. 63. The undertaking for which outflows are material shall disclose:		

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Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1	cup) corresponding to verile		
not included to			
Disclosure Requirement E3-4 - Water consumption	(a) The expected durability of the products placed on the market by the undertaking, in relation to the industry average for each product group; and (b) The reparability products, using an established rating system, where possible; (c) The rates of recyclable content in products and their packaging. 63. The undertaking shall disclose information on its waste.  Disclosure requirement E3-1 Water consumption 44. The undertaking shall disclose information on its water consumption performance related to its material impacts, risks (and opportunities voluntarily). 45. The objective of this Disclosure Requirement is to provide an understanding of the undertaking's water cycle at its level and any progress by the undertaking in relation to its targets. 46. The disclosure required by paragraph 44 relates to own operations and shall include: (a) total water consumption in m3; (b) total water consumption in m3 in areas at material water risk, including areas of high-water stress; (c) any contextual information necessary regarding the water basins' water quality and quantity, how the data have been compiled, such as any standards, methodologies, and assumptions used, including whether the information is calculated, estimated, modelled, or sourced from direct measurements, and the approach taken for this, such as the use of any sector-specific factors. (d) total water recycled and reused in m3; (e) contextual information related to points (a). 47. The undertaking shall provide information on its water intensity: total water consumption in m3 per net revenue on own operations.	(c) water consumption as expressed in cubic meters;  (d) if applicable, water discharge in cubic meters (e.g., water used and wasted during the process);	
	Waste 64.The undertaking shall 49disclose the following information on its total amount (by weight and on a wet basis) of waste produced on its own operations at the reporting period, (a) the total amount of waste generated;	(e) a description of the waste generation (expressed in the metric system commonly used for the specific type of product/good/material by the undertaking); and	

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	Building blocks (rev	vised version) – Issues Paper	
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1	cup) corresponding to your		
not included to			
ease readability			
	(b) the total amount and percentage of non-recycled waste8. 65. The undertaking shall also 50ob e50set he total amount of hazardous waste and radioactive waste generated by the undertaking, where radioactive waste is defined in Article 3(7) of Council Directive 2011/70/Euratom9. For each type of hazardous, the amount (by weight) directed to disposal by waste treatment type and the total amount summing all three types. The waste treatment types 50ob e disclosed are: (a) incineration; (b) landfilling; and (c) other disposal operations. 66. The undertaking shall provide contextual information on the methodologies used to calculate the data and in particular the criteria and assumptions used to determine and classify products	(f) a description of the waste diverted to recycle or reuse (expressed in the metric system commonly used for the specific type of product/good/material by the undertaking).	
	designed along circular principles.		
Disclosure	S1-1 Characteristics of the undertaking's employees	Disclosure Requirement 12 - Workforce -	
Requirement S1-6 -		general / or Workforce characteristics	
Characteristics of the undertaking's	7. The undertaking shall describe key characteristics of employees in its own workforce.	70. The undertaking shall provide	
employees	employees in its own workforce.	information about its workforce.	
omproyees			In line with ESRS and LSME
	8. The objective of this Disclosure Requirement is to provide insight into the undertaking's approach to employment, including the scope and nature of impacts arising from its employment practices, to provide contextual information that aids an understanding of the information reported in other disclosures, and to serve as the basis for calculation for quantitative metrics to be disclosed under other disclosure requirements in this Standard.	71. The principle to be followed under this objective of this disclosure is to provide an understanding of the nature of its workforce and how the undertaking operates as a responsible employer.	full ESRS give the option to report either or (ESRS S1. 51 (b))
	9. The disclosure required by paragraph 7 shall include: (a) the total number of employees by head count, and breakdowns by gender and by country for countries in which the undertaking	72. The disclosure shall include in full-time equivalents or head count: (a) number of employees by region;	

<sup>&</sup>lt;sup>8</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting an additional indicator related to principal adverse impacts as set out by indicator #13 in Table 2 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Non-recycled waste ratio").

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<sup>9</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting a mandatory indicator related to principal adverse impacts as set out by indicator #9 in Table 1 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments (respectively "Hazardous waste and radioactive waste ratio").

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Metrics from topical standards Set 1 not included to ease readability	Draft LSME metrics (EU law module + Value Chain Cap) corresponding to VSME	Revised VSME cluster 8 metrics	Rationale
	has 50 or more employees representing at least 10% of its total number of employees;	(b) number of temporary and permanent employees; and (c) breakdowns by gender and age (sorted per range).  (d) placement issued for trainees (apprentices)	Not required in LSME
Disclosure Requirement S1-14 - Health and safety metrics	32. The undertaking shall disclose information on the extent to which its own workforce is covered by its health and safety management system and the number of incidents associated with work-related injuries, ill health and fatalities of its own workforce. In addition, it shall disclose the number of fatalities as a result of work-related injuries and work-related ill health of other workers working on the undertaking's sites.  33. The objective of this Disclosure Requirement is to allow an understanding of the coverage, quality and performance of the health and safety management system established to prevent work-related injuries.	Disclosure Requirement 13 - Workforce - health and safety  73. The undertaking shall provide information about its measures on health and safety.  74.The principle followed by objective of this disclosure is to provide an understanding of how the undertaking ensures -a healthy and	
		safe working environment.	

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Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical standards Set 1	Cap) corresponding to VSME		
not included to			
ease readability			
,	34. The disclosure required by paragraph 33 shall include the following information, where applicable broken down between employees and non-employees in the undertaking's own workforce:  (a) the number of fatalities <sup>10</sup> as a result of work-related injuries and work-related ill health;  (b) the number and rate <sup>11</sup> of recordable work-related accidents;  (c) with regard to the undertaking's employees, the number of days	75. The disclosure shall include: (a) working days lost due to different reasons (absenteeism, illness, and similar); and	Days instead of hours to be consistent with LSMEs
	lost to work-related injuries and fatalities from work-related accidents, work-related ill health and fatalities from ill health.  35. The disclosure required by paragraph 33 shall include the following information, where applicable broken down between employees and non-employees in the undertaking's own workforce: (a) the number of fatalities as a result of work-related injuries and work-related ill health; (b) the number and rate of recordable work-related accidents;	(b) accidents work-related injuries occurred (including the "in itinerary" accidents also known as commuting accidents).	
Disclosure Requirement S1-16 - Compensation metrics (pay gap and total compensation)	Disclosure Requirement S1-8 - Remuneration metrics (pay gap and total remuneration)  33.The undertaking shall 52disclose52 the percentage gap in	Disclosure Requirement 14 – Workforce – equal <i>renumeration, work-life balance and</i> opportunities for development  78. The undertaking shall provide	
is an compensation)	pay between its female and male employees and the ratio between the remuneration of its highest paid individual and the median remuneration for its employees.	information about its measures on equal renumeration, work-life balance and people development.	

<sup>&</sup>lt;sup>10</sup> This information supports the information needs of benchmark administrators to disclose ESG factors subject to Regulation (EU) 2020/1816 as set out by indicator "Weighted average ratio of accidents, injuries, fatalities" in section 1 and 2 of Annex 2.

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<sup>&</sup>lt;sup>11</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting an additional indicator related to principal adverse impacts as set out by indicator #2 in Table 3 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments ("Rate of accidents") and benchmark administrators to disclose ESG factors subject to Regulation (EU) 2020/1816 as set out by indicator "Weighted average ratio of accidents, injuries, fatalities" in section 1 and 2 of Annex 2.

Metrics from topical standards Set 1 not included to ease readability	Draft LSME metrics (EU law module + Value Chain Cap) corresponding to VSME	Revised VSME cluster 8 metrics	Rationale
	34. The objective of this Disclosure Requirement is twofold: to 53 allow an 53 understanding of the extent of any gap in the pay between women and men amongst the undertaking's employees; and to provide insight into the level of remuneration inequality inside the undertaking and whether wide pay disparities exist.  35. The disclosure required by paragraph 34 shall include:  (a) the gender pay gap, defined as the difference of average pay levels between female and male employees, expressed as percentage of the average pay level of male employees 12;  (b) the annual total remuneration ratio of the highest paid individual t530 the median annual total compensation for all employees (excluding the highest-paid individual) 13.  36. The undertaking may disclose a breakdown of the gender pay gap as defined in paragraph 38 (a) by employee category and/or by country/segment. The undertaking may also 53 disclose 53 the gender pay gap between employees by categories of employees broken down by ordinary basic salary and complementary or variable components.	79. The principle to be followed objective of this disclosure is to provide an understanding of how the undertaking considers equal and fair treatment, development of professional skills and competences and balance between work and life of the workforce.  80. The disclosure shall include:  (a) the gender pay gap in between its female and male employees expressed as percentage. The gender pay gap is defined as the difference of average pay levels between female and male employees; <sup>14</sup> ;	

<sup>&</sup>lt;sup>12</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting a mandatory indicator related to principal adverse impacts as set out by indicator #12 in Table 1 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments ("Unadjusted gender pay gap") and benchmark administrators to disclose ESG factors subject to Regulation (EU) 2020/1816 as set out by indicator "Weighted average gender pay gap" in section 1 and 2 of Annex 2.

<sup>&</sup>lt;sup>13</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting an additional indicator related to principal adverse impacts as set out by indicator #8 in Table 3 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments ("Excessive CEO pay ratio").

<sup>&</sup>lt;sup>14</sup> This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 as reflecting a mandatory indicator related to principal adverse impacts as set out by indicator #12 in Table 1 of Annex 1 of the related Delegated Regulation with regard to disclosure rules on sustainable investments ("Unadjusted gender pay gap") and benchmark administrators to disclose ESG factors subject to Regulation (EU) 2020/1816 as set out by indicator "Weighted average gender pay gap" in section 1 and 2 of Annex 2.

34 . 1 . 0		Issues Tuper	D 1
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability			
Disclosure Requirement S1-11 – Social protection	39. In relation to paragraph 38 (b), the undertaking may report this figure adjusted for purchasing power differences between countries, in which case it shall report the methodology used 540e ach calculation.		
	Disclosure requirement S1-5 Social protection 25. The undertaking shall disclose whether its employees are covered by social protection against loss of income due to major life events, and, if not, the countries where this is not the case. 26. The objective of this Disclosure Requirement is to enable an understanding of whether the undertaking's employees are covered by social protection against loss of income 540e ac major life events, and, if not, the countries where this is not the case.		
	27. The undertaking shall disclose whether all its employees are covered by social protection, through public programs or through benefits offered by the undertaking, against loss of income due to any of the following major life events: (a) sickness; (b) unemployment starting from when the own worker is working for the undertaking; (c) employment injury and acquired disability; (d) maternity leave; and € retirement. If so, stating this is sufficient to fulfil this disclosure requirement and no further information is needed.		
Disclosure Requirement S1-13 – Training and skills development metrics	28. If not all of its employees are covered by social protection in accordance with paragraph 26, the undertaking may in addition disclose [TO BE DISCUSSED]:  (a) the countries where employees do not have social protection with regard to one or more of the types of events listed in paragraph 28; and  (b) for each of those countries, the types of employees who do not have social protection with regard 54oe ach applicable major life event.	(b) the percentage of employees: i. entitled to take family-related leave, with a breakdown by gender; and	

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-		riseu version) – issues i uper	-
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability			
Disclosure		ii. that took family-related leave, with a	
Requirement S1-9 -	Disclosure requirement S1-11 Work life balance metrics	breakdown by gender. Family-related leave	
Diversity metrics	48. The undertaking may 55 disclose the extent to which employees	includes maternity leave, paternity leave,	
	are entitled to and make use of family-related leave.	parental level, and careers' leave.	
	49. The objective of this Disclosure Requirement is to provide an understanding of the entitlement and actual practices amongst the		
	employees to take family-related leave in a gender equitable		
	manner, as it is one of the dimensions of work-life balance.		
	51. The undertaking may disclose:		
	(a) the percentage of employees entitled to take family-related leave; and		
	(b) the percentage of entitled employees that took family-related		
	leave, and a breakdown by gender.	(c) average number of training hours per	
		employee and by gender related to the	
	Disclosure requirement S1-6 Training and skills development metrics	development of skills and competences, through formal and informal capacity	
	29. The undertaking shall 55iscloset he extent to which training and	building.	
	skills development is provided to its employees.	(a) Working hours or spending related to the development of skills and competences,	
Disclosure	30. The objective of this Disclosure Requirement is to enable an		
Requirement S1-15 -	understanding of the training – related activities that have been	either through formal or informal forms of	
Work-life balance metrics	offered to employees, within the context of continuous professional growth, to upgrade employees' skills and facilitate continued	capacity building (including execution of multitasking programs, participation in	
metrics	employability.	meetings or events related to specific	
	31. The disclosure required by paragraph 30 shall include:	material topics, such as climate change	
	(a) the average number of training hours per employee and by	<del>emissions);</del>	
	gender.	(b) employee engagement practices	
		(community volunteer work, renumeration	
		of performance; parental leave and diversity	
		<del>metrics).</del>	
	Disclosure requirement S1-10 Diversity metrics		

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-		visea version) – Issues Paper	-
Metrics from topical standards Set 1 not included to ease readability	Draft LSME metrics (EU law module + Value Chain Cap) corresponding to VSME	Revised VSME cluster 8 metrics	Rationale
ease readability	45. The undertaking shall 56iscloset he gender distribution at top management and the percentage of its own employees with disabilities.  46. The objective of this Disclosure Requirement is to enable an understanding of the gender diversity at top management level and the extent to which persons with disabilities are included among the undertaking's employees.  47. The undertaking shall disclose:  (a) the gender distribution in number and percentage at top management level amongst its employees; and,  (b) the percentage of persons with disabilities amongst its employees subject to legal restrictions on the collection of data.	Disclosure Requirement 15 - Responsible Business Practices  79. The undertaking shall provide information about its system to prevent and detect, investigate, and respond to allegations or incidents relating to corruption and bribery.  80. The objective of this disclosure is to provide an understanding how the undertaking prevents and detects, investigates, and responds to corruption and bribery.  81. The undertaking shall disclose: (a) whether it has assessed the effectiveness of actions taken to address breaches in procedures and standards (including for	
		instance a code of ethics) of anti-corruption and anti-bribery; and (b) the number of convictions and the amount of fines for violation of anti-corruption and anti-bribery laws.  12 Comparative information	
		· · · · · · · · · · · · · · · · · · ·	

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Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
		Revised vsivil cluster o metrics	Nationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability		00 ml	
		82. The undertaking applying this [draft]	
		Standard for the first-time, may defer the	
		presentation of comparative information as	
		required by paragraph 31 by one year, to	
		ease the first-time application.	
		Disclosure Requirement 10 - Responsible	
		Business Practices (up-stream value	
		chain)	
		53. The undertaking shall describe if goods and services are sourced/traded following	
		responsible business practices.	
		55. The disclosure shall include:	
		(a) how many suppliers among the total that	
		are also using voluntary sustainability	
		standards to engage with clients and	
		suppliers;	
		(b) how many suppliers request, collect	
		and/or share sustainability related data and	
		methodologies in the value chain the	
		undertaking is engaged with; and	
		(c) collaborative actions either with a	
		sector/industry specific approach and/or	
		with local stakeholders on sustainability	
		matters.	
		Disclosure Requirement 11 - Customer	
		relations and responsibility (down-	
		stream value chain)	
		56. The undertaking shall provide	
		information about its measures to respond	
		to customer needs and priorities related to	
		sustainability.	
		58. The undertaking shall include a	
		description of:	
		(a) forms and outcomes of customer	
		engagement practices (e.g. report and web-	
		site disclosures, customers' surveys, etc.);	

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-		isea version; issues ruper	-
Metrics from	Draft LSME metrics (EU law module + Value Chain	Revised VSME cluster 8 metrics	Rationale
topical	Cap) corresponding to VSME		
standards Set 1			
not included to			
ease readability			
case readability		(b) personal data safety policy; and	
		(c) for manufacturing companies:	
		(i) product safety policy and sources of	
		related, potential risks under control by the	
		undertaking; and	
		(ii) systems in place to manage potential	
		risks related to product safety.	
		Perhaps we can include the following	
		requirements, in line with LSME:	
		1. The undertaking may disclose	
		information on its purchasing practice /	
		procedure and whether it considers also	
		ESG criteria.	
		A 1 12 24 4 511 1 1 1	
		And according with the EU law module,	
		also the following:	
		1. The undertaking shall disclose:	
		(a) whether it has assessed the effectiveness of actions taken to address	
		l de la companya de	
		breaches in procedures and standards of	
		anti-corruption and anti-bribery[1];	
		(b) the number of convictions and	
		the amount of fines for violation of anti-	
		corruption and anti-bribery laws[2].	

Other possible disclosures suggested by VSME community:

**Maternity leave** 

**Social benefits for employees** 

Work turnover

Measures related to diversity and inclusion

Living wages

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# **General requirements**

SET 1 (version June 2023)	[draft] LSME ESRS	[draft] VSME (Secretariat version cluster8)	Rationales
Qualitative characteristics of information	Same approach as for Set 1 (adjustments made to adapt the content to the fact that "positive impacts" and "opportunities" are disclosed on a voluntary basis	Simplified in Par. "Quality of disclosures and comparative information" (same qualitative characteristics)	[draft] LSME the approach is to keep the same content when concepts and requirements are the same in substance.  [draft] VSME content has been simplified keeping the same characteristics
Double materiality	Same approach as for Set 1	Simplified in Par. "Materiality"	Double materiality is the key principle
Materiality of information – Entity specific	Same approach as for Set 1	Included as an optional disclosure	SR TEG decision was to keep it as for large companies with the rationale of avoiding discrimination of LSME in terms of sustainability information provided to investors compared to large. This is in line with CSRD. To validate the approach, a question will be added in the consultation draft LSME Exposure Draft.
Level of disaggregation	Same approach as for Set 1	Not included	[draft] LSME the approach is to keep the same content when concepts and requirements are the same in substance.
Due diligence	Report if you have" additional component	Not included	Not an explicit content of CSRD for LSMEs
Time horizons	Same approach as for Set 1	Not included	
Presenting comparative information	Exemption when it is not possible to adjust comparative information with reasonable effort	Same as for LSME	
Reporting errors in prior periods	Reporting errors in prior periods: exemption to restating the comparative amounts when it is not possible with reasonable effort.	Same as for LSME	

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# Questions for EFRAG SR TEG/SRB

- 1. Does EFRAG SRB agree with the proposed building block approach?
- 2. Does EFRAG SRB agree to apply the same flexibility on time horizon for LSME? (deleting the requirement on disclosing the rationales) Would this be a simplification?
- 3. Does EFRAG SRB agree to include the MDR for policies, actions and targets in LSME ARs as a "shall consider"?
- 4. Does EFRAG SRB agree to simplify the VSME disclosure focusing on material sustainability topics and subtopics, instead of IRs (see [draft] DR 3 and 4)?
- 5. Does EFRAG SRB agree with the approach taken on entity-specific disclosure to ensure equal opportunities for LSMEs?

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## Appendix 1 - Results questionnaire VSME Community (workshop 31 January)

This document is an executive summary of the responses collected from the VSME Community Questionnaire on the 31 January 2023.

## 1. Breakdown of respondents



### 2. General approach

2.1. Separated voluntary standard for non-listed SMEs (including micro enterprises)

Response	Percentage	Stated reason
Agree	75,8	A voluntary standard with simplified language would help to meet requests of information from large undertakings, allowing proportionate and cost-efficient
		adaptation for non-listed SMEs.
Disagree	24,2	VSME ESRS entails the same standard for all SMEs and provides guidance that can be used by micro-enterprises to align with the LSME ESRS

## 2.2. Alignment with ESRS

Main elements of alignment with ESRS were stated to be: general principles, architecture, vocabulary, and simple and understandable use of language to reduce access barriers.

accord barriers.		
Response	Percentage	Stated reason
Reasonably aligned	63,6	Compromise for a "phased in" approach and "open door" for SMEs to move towards full alignment
Fully aligned	33,3	To encourage best practice among businesses and facilitate transition from VSME to ESRS
Not aligned	3	-

#### 2.2.1. Scope of VSME Standard

The responses showed that 76% indicated that the scope should cover SMEs (between 10-249 employees) in accordance with Accounting Directive 2013/34/EU. Arguments included: that micro-enterprises have minimal ESG impact and limited reporting capacities. In the process of scaling, enterprises will have to adopt the VSME Standards when they exceed 10 employees, thus there are incentives to comply with the Standards.24% indicated that the potential scope should cover micro, small and medium sized enterprises.

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2.3. VSME Proportionality

Question	Responses	Percentage
	Minimum number of disclosure requirements	45,5 %
materialize in the VSME Standard?	Additional Guidelines for implementation	24,2 %
	Higher level of materiality assessment	15,2 %
	Understandable vocabulary	9,1 %
	Other	6,1 %

#### 2.4. VSME Minimum Set of Disclosures

A majority (93,7%) agreed that the VSME Standards should include a minimum set of disclosures responding to main users needs. The remaining 6,3 % argued that the VSME Standards should be voluntary to encourage businesses to make material impact. Additionally, 96,8 % agreed that the VSME Standard could suggest optional disclosures in line with ESRS for large companies to further develop topics included in the minimum content.

Minimum Set of Disclosures	Optional Set of Disclosures
Carbon emission – life cycle assessment of products and services	Biodiversity impact
Workers & Human rights (own & Tier1) /DR-S1 9, DR-S1 10, DR-S1 13, DR-S1 14, DR-S1 16, DR-S1 17	Stakeholder engagement
Energy consumption	Procurement management
Social	Materials
Energy and carbon emissions	Workforce opportunities
Sustainability strategy	
Minimum wage	
Market position, strategy and BM	

Optional or core minimum VSME Standards

	Optional	Core Minimum
SFDR PAIs	76,0%	24,0%
Taxonomy Regulation (art 8)	53,6%	46,4%
Pillar 3 ESG risks	70,4%	29,6%

## 3. Disclosure requirements (DR)

Possible content to be considered for VSMEs based on questionnaire feedback.

Possible DR	Datapoint description	Yes	No
Ownership and governance	The ownership structure	80,6%	19,4%

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Possible DR	Datapoint description	Yes	No
	Roles and responsibilities of the governance in relation to sustainability matters	83,9%	16,1%
	Turnover	76,7%	23,3%
	Market(s) the undertaking operates in	87,1%	12,9%
	Sector(s) of activity in which it operates	93,5%	6,5%
	Products and services offered	93,5%	6,5%
Business model, strategy and	Number of employees in each sector of activity	61,3%	38,7%
value chain	Description of the potential challenges of the business model	64,5%	35,5%
	Overall strategy with respect to managing the sustainability matters	90,3%	9,7%
	Existence of Code of Conduct	77,4%	22,6%
	Engagement of the undertaking on specific sustainability matters related to its own operations	66,7%	33,3%
	Participation to business associations	51,6%	48,4%
	Whether the strategy is affected by material impacts or risks related to sustainability matters; and	93,5%	6,5%
	If so, regarding these materials impacts or risks		
Material impacts, risks or	a. List them and describe how they affect the strategy	71,0%	29,0%
opportunities and their interaction with strategy	b. If applicable, a description of the policies and actions taken	64,5%	35,5%
	c. If applicable, a description of the metrics used, and targets set for improvement	58,1%	41,9%
	<ul> <li>d. If b) and/or c) are not applicable, a statement to the fact that policies do not exist, actions have not been taken;</li> <li>metrics are not used, and/or targets have not been set</li> </ul>	58,1%	41,9%

## 3.1. General Disclosures

Possible missing datapoints suggested were:

- Contingency Plans
- End-date for goals and improvement initiatives
- Risk management and internal controls over sustainability matters
- Undertaking's mission
- Employee Manual
- Channel for reporting incorrect conduct
- Supplier selection procedure
- Description of the process to identify and assess material impacts, risks and opportunities

#### 3.2. Environment

Possible DR	Datapoint description	Yes	No
Energy and carbon emissions (CO2)	Energy consumption in MW as expressed in utility billings	80,6%	19,4%
	Energy consumption breakdown between renewable and non-renewable sources	83,9%	16,1%
	CO2 equivalent tons (tCO2-eq) of GHG emissions (Scope 1 & 2)	87,1%	12,9%
	CO2 equivalent tons (tCO2-eq) of GHG emissions (Scope 3)	54,8%	45,2%

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Possible DR	Datapoint description	Yes	No
	Description of the climate related risks	83,9%	16,1%
	Description of the opportunities in relation to the reduction of carbon emissions	64,5%	35,5%
	Description of how risks and opportunities may impact future financial performance	61,3%	38,7%
Resource use, circular economy, consumption, and waste management	Description of recycled goods and materials bought and sold	76,7%	23,3%
	Description of products sold that are recycled	63,3%	36,7%
	Water consumption	86,7%	13,3%
	If applicable, water discharge (e.g. water used and wasted during the process)	58,6%	41,4%
	Description of waste generation	83,3%	16,7%
	Description of the waste recycled or reused	76,7%	23,3%

### Possible missing datapoints suggested were:

- Actions carried out by the company to facilitate reduction of CO2 at work for employees
- Teleworking opportunities to reduce their carbon footprint from traveling
- Disclose to your clients the actions they take to reduce their carbon footprint
- Facilitate recycling in offices/factories/warehouses etc.
- Internal communication of KPIs related to caring for environment
- · General descriptions of direct environmental impacts
- Resource availability and ability to replace critical resources
- Operational emissions

## 3.3. Social

Possible DR	Datapoint description	Yes	No
	Number of employees	96,8%	3,2%
	Breakdown by region	45,2%	54,8%
Workforce - general	Number of temporary employees	66,7%	33,3%
	Number of permanent employees	72,4%	27,6%
	Breakdown by gender	90,3%	9,7%
Markforce beeth and actativ	Working hours lost due to different reasons (absenteeism, illness, etc.)	70,0%	30,0%
Workforce – health and safety	Work-related injuries occurred	80,0%	20,0%
Markforce enpertunities for development	Hours of training	71,0%	29,0%
Workforce – opportunities for development	Employee engagement practices (e.g. community volunteer work)	54,8%	45,2%

## Possible missing datapoints suggested were:

- Maternity leave
- Social benefits for employees
- Worker turnover

- Burn out prevention
- Mental wellbeing
- Measures related to diversity and inclusion
- Anti-discrimination policies
- Living wage

#### 3.4. Governance

Possible DR	Datapoint description	Yes	No
Responsible Business Practices (up-stream value	How many suppliers among the total that are also using voluntary sustainability standards to engage with clients and suppliers	59,4%	40,6%
	How many suppliers request, collect and/or share sustainability related data and methodologies in the value chain the undertaking is engaged with	58,1%	41,9%
	Collaborative actions either with a sector/industry specific approach and/or with local stakeholders on sustainability matters	65,6%	34,4%
	Forms and outcomes of customer engagement practices (e.g. report and website disclosures, customer surveys etc.)	50,0%	50,0%
Toustomer relations and	Personal data safety policy	68,8%	31,3%
responsibility (down-stream value chain)	For manufacturing companies:		
	a. Product safety policy and sources of related, potential risks under control by the undertaking	75,0%	25,0%
	b. Systems in place to manage potential risks related to product safety	65,6%	34,4%

## Possible missing datapoints suggested:

- Responsible Business Practices (up-stream value chain)
  - O Number of suppliers voluntarily using sustainability standards
  - Collaborative actions, sector/industry specific
- Customer relations and responsibility (down-stream value chain)
  - Personal data safety policy
  - Customer engagement practices
  - Product safety policy