

This paper has been prepared by the EFRAG Secretariat for discussion at a public meeting of the EFRAG SRB. The paper does not represent the official views of EFRAG or any individual member of the EFRAG SRB. This paper is made available to enable the public to follow the EFRAG's due process. Tentative decisions are reported in EFRAG Update. EFRAG positions as approved by the EFRAG SRB are published as comment letters, discussion or position papers or in any other form considered appropriate in the circumstances.

ESRS for Non-EU Groups NESRS E2 POLLUTION

Table of contents

Objective

Interaction with other NESRS

Disclosure Requirements

NESRS 2 General disclosures

Impact management

Disclosure Requirement related to NESRS 2 IM-1 – Description of the processes to identify and assess material pollution-related impacts

Disclosure Requirement E2-1 - Policies related to pollution

Disclosure Requirement E2-2 – Actions and resources related to pollution

Metrics and targets

Disclosure Requirement E2-3 - Targets related to pollution

Disclosure Requirement E2-4 - Pollution of air, water and soil

Disclosure Requirement E2-5 – Substances of concern and substances of very high concern

Disclosure Requirement E2-6 – Anticipated financial effects from material pollution-

Appendix A: Application Requirements

NESRS 2 General disclosures

Impact management

Disclosure Requirement related to NESRS 2 IM-1 – Description of the processes to identify and assess material pollution-related impacts

Disclosure Requirement E2-1 – Policies related to pollution

Disclosure Requirement E2-2 - Actions and resources related to pollution

Metrics and targets

Disclosure Requirement E2-3 - Targets related to pollution

Disclosure Requirement E2-4 - Pollution of air, water and soil

Disclosure Requirement E2-5 – Substances of concern and substances of very high concern

Disclosure Requirement E2-6 – Anticipated financial effects from material pollutionrelated

Objective

- 1. The objective of this Standard is to specify Disclosure Requirements which will enable users of the **sustainability report** to understand:
 - (a) how the undertaking affects *pollution* of air, water and *soil*, in terms of material positive and negative actual or potential *impacts*;
 - (b) any actions taken, and the result of such actions, to prevent or mitigate actual or potential negative impacts;
 - (c) the plans and capacity of the undertaking to adapt its strategy and business model in line with the transition to a sustainable economy and with the need to prevent, control and eliminate pollution. This is to create a toxic-free environment with zero pollution also in support of the EU Action Plan "Towards a Zero Pollution for Air, Water and Soil";
 - (d) Deleted.
- 2. This Standard sets out Disclosure Requirements related to the following **sustainability matters**: **pollution** of air, water, **soil**, **substances of concern**, including **substances of very high concern**.
- 3. "**Pollution** of air" refers to the undertaking's **emissions** into air (both indoor and outdoor), and prevention, control and reduction of such emissions.
- 4. "**Pollution** of water" refers to the undertaking's **emissions** to water, and prevention, control and reduction of such emissions.
- 5. "**Pollution of soil**" refers to the undertaking's **emissions** into soil and the prevention, control and reduction of such emissions.
- 6. With regard to "substances of concern", this standard covers the undertaking's production, use and/or distribution and commercialisation of substances of concern, including substances of very high concern. Disclosure Requirements on substances of concern aim at providing users with an understanding of actual or potential impacts related to such substances, also taking account of possible restrictions on their use and/or distribution and commercialisation.

Interaction with other NESRS

- 7. The topic of *pollution* is closely connected to other environmental sub-topics such as climate change, water and *marine resources*, *biodiversity* and *circular economy*. Thus, to provide a comprehensive overview of what could be material to pollution, relevant Disclosure Requirements are covered in other environmental Standards as follows:
 - (a) NESRS E1 Climate change which addresses the following seven greenhouse gases connected to air pollution: carbon dioxide (CO2), methane (CH4), nitrous oxide (N2O), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), sulphur hexafluoride (SF6) and nitrogen trifluoride (NF3).
 - (b) NESRS E3 Water and marine resources which addresses water consumption, in particular in areas at water risk, water recycling and storage. This also includes the responsible management of marine resources, including the nature and quantity of marine resources-related commodities (such as gravels, deepsea minerals, seafood) used by the undertaking. This Standard covers the

- negative impacts, in terms of pollution of water and marine resources, including microplastics, generated by such activities.
- (c) NESRS E4 *Biodiversity and ecosystems* which addresses **ecosystems** and species. Pollution as a direct impact driver of **biodiversity loss** is addressed by this Standard.
- (d) NESRS E5 Resource use and circular economy which addresses, in particular, the transition away from extraction of non-renewable resources and the implementation of practices that prevent waste generation, including pollution generated by waste.
- 8. The undertaking's **pollution**-related impacts may affect people and communities. Material negative impacts on **affected communities** from pollution-related impacts attributable to the undertaking are covered in NESRS S3 **Affected communities**.
- 9. This Standard should be read in conjunction with NESRS 1 *General requirements* and NESRS 2 *General disclosures*.

Disclosure Requirements

NESRS 2 General disclosures

10. The requirements of this section should be read in conjunction with and reported alongside the disclosures required by NESRS 2 chapter 4 *Impact*, *risk and opportunity management*.

Impact management

Disclosure Requirement related to NESRS 2 IM-1 – Description of the processes to identify and assess material pollution-related impacts

- 11. The undertaking shall describe the process to identify material *impacts* and shall provide information on:
 - (a) whether the undertaking has screened its site locations and business activities in order to identify its actual and potential pollution-related impacts in its own operations and upstream and downstream value chain, and if so, the methodologies, assumptions and tools used in the screening;
 - (b) whether and how the undertaking has conducted consultations, in particular with affected communities.

Disclosure Requirement E2-1 – Policies related to pollution

- 12. The undertaking shall describe its policies adopted to manage its material impacts, related to pollution prevention and control.
- 13. The objective of this Disclosure Requirement is to enable an understanding of the extent to which the undertaking has **policies** that address the identification, assessment, management and/or **remediation** of material pollution-related **impacts**.
- 14. The disclosure required by paragraph 12 shall contain the information on the *policies* the undertaking has in place to manage its material *impacts* related to *pollution* in accordance with NESRS 2 MDR-P *Policies adopted to manage material sustainability matters*.

- 15. The undertaking shall indicate, with regard to its own operations and its upstream and downstream *value chain*, whether and how its *policies* address the following areas where material:
 - (a) mitigating negative impacts related to pollution of air, water and soil including prevention and control;
 - (b) substituting and minimising the use of substances of concern, and phasing out substances of very high concern, in particular for non-essential societal use and in consumer products; and
 - (c) avoiding incidents and emergency situations, and if and when they occur, controlling and limiting their impact on people and the environment.

Disclosure Requirement E2-2 – Actions and resources related to pollution

- 17. The undertaking shall disclose its pollution-related actions and the resources allocated to their implementation.
- 18. The objective of this Disclosure Requirement is to enable an understanding of the key actions taken and planned to achieve the *pollution*-related *policy* objectives and *targets*.
- 19. The description of the pollution-related action plans and resources shall contain the information prescribed in NESRS 2 MDR-A Actions and resources in relation to material sustainability matters.
- 20. In addition to NESRS 2 MDR-A, the undertaking may specify to which layer in the following mitigation hierarchy an action and resources can be allocated:
 - (a) avoid **pollution** including any phase out of materials or compounds that have a negative impact (prevention of pollution at source);
 - (b) reduce pollution, including: any phase-out of materials or compounds; meeting enforcement requirements such as **Best Available Techniques (BAT)** requirements; or meeting the **Do No Significant Harm** criteria for pollution prevention and control according to the EU Taxonomy Regulation and its Delegated Acts (minimisation of pollution); and
 - (c) restore, regenerate and transform **ecosystems** where pollution has occurred (control of the impacts both from regular activities and **incidents**).

Metrics and targets

Disclosure Requirement E2-3 – Targets related to pollution

- 20. The undertaking shall disclose the pollution-related targets it has set.
- 21. The objective of this Disclosure Requirement is to enable an understanding of the *targets* the undertaking has set to support its *pollution*-related *policies* and to address its material pollution-related *impacts*.
- 22. The description of *targets* shall contain the information requirements defined in NESRS 2 MDR-T *Tracking effectiveness of policies and actions through targets*.
- 23. The disclosure required by paragraph 20 shall indicate whether and how its *targets* relate to the prevention and control of:
 - (a) air pollutants and respective **specific loads**;

- (b) **emissions** to water and respective specific loads;
- (c) pollution to soil and respective specific loads; and
- (d) substances of concern and substances of very high concern.
- 24. In addition to NESRS 2 MDR-T, the undertaking may specify whether **ecological thresholds** (e.g., the **biosphere integrity**, stratospheric ozone-depletion, atmospheric aerosol loading, soil depletion, ocean acidification) and entity-specific allocations were taken into consideration when setting targets. If so, the undertaking may specify:
 - (a) the ecological thresholds identified, and the methodology used to identify such thresholds:
 - (b) whether or not the thresholds are entity-specific and if so, how they were determined; and
 - (c) how responsibility for respecting identified ecological thresholds is allocated in the undertaking.
- 25. The undertaking shall specify as part of the contextual information, whether the *targets* that it has set and presented are mandatory (required by legislation) or voluntary.

Disclosure Requirement E2-4 – Pollution of air, water and soil

- 26. The undertaking shall disclose the pollutants that it emits through its own operations, as well as the microplastics it generates or uses.
- 27. The objective of this Disclosure Requirement is to provide an understanding of the *emissions* that the undertaking generates to air, water and *soil* in its own operations, and of its generation and use of microplastics.
- 28. The undertaking shall disclose the amounts of:
 - (a) each pollutant listed in Annex II of Regulation (EC) No 166/2006 of the European Parliament and of the Council ¹ (European Pollutant Release and Transfer Register "EPRTR Regulation") emitted to air, water and soil, with the exception of emissions of
 - GHGs which are disclosed in accordance with NESRS E1 Climate

Change2;

- (b) microplastics generated or used by the undertaking.
- 29. The amounts referred in paragraph 28 shall be consolidated amounts including the emissions from those facilities over which the undertaking has financial control and those over which it has operational control. The consolidation shall include only the emissions from facilities for which the applicable threshold value specified in Annex II of Regulation (EC) No 166/2006 is exceeded.
- 30. The undertaking shall put its disclosure into context and describe:
 - (a) the changes over time,

¹ Regulation (EC) No 166/2006 of the European Parliament and of the Council of 18 January 2006 concerning the establishment of a European Pollutant Release and Transfer Register and amending Council Directives 91/689/EEC and 96/61/EC (OJ L 033 4.2.2006, p. 1)

.

² This information supports the information needs of financial market participants subject to Regulation (EU) 2019/2088 because it is derived from: (a) an additional indicator related to principal adverse impacts as set out by indicator #2 in Table II of Annex I of Commission Delegated Regulation (EU) 2022/1288 with regard to disclosure rules on sustainable investments ("Emissions of air pollutants"); (b) indicator #8 in Table I of Annex I ("Emissions to water); (c) indicator #1 in Table II of Annex I ("Emissions of inorganic pollutants"); and (d) indicator #3 in Table II of Annex I ("Emissions of ozone- depleting substances")

- (b) the measurement methodologies; and
- (c) the process(es) to collect data for *pollution*-related accounting and reporting, including the type of data needed and the information sources.
- 31. 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.

Disclosure Requirement E2-5 – Substances of concern and substances of very high concern

- 32. The undertaking shall disclose information on the production, use, distribution, commercialisation and import/export of substances of concern and substances of very high concern, on their own, in mixtures or in articles.
- 33. The objective of this Disclosure Requirement is to enable an understanding of the impact of the undertaking on health and the environment through **substances of concern** and through **substances of very high concern** on their own.
- 34. The disclosure required by paragraph 32 shall include the total amounts of **substances of concern** that are generated or used during the production or that are procured, and the total amounts of substances of concern that leave its facilities as emissions, as products, or as part of products or services split into main hazard classes of substances of concern.
- 35. The undertaking shall present separately the information for **substances of very high concern.**

Disclosure requirement E2-6 including paragraphs 36 to 41 have been deleted.

Appendix A: Application Requirements

This Appendix is an integral part of NESRS E2. It supports the application of the disclosure requirements set out in this standard and has the same authority as the other parts of the Standard.

AR 1A When preparing the sustainability report under NESRS 1 paragraph 18B, the report shall include the related disclosures required under NESRS 2 paragraphs 65A, 69A and 79A.

NESRS 2 General disclosures Impact management

Disclosure Requirement related to NESRS 2 IM-1 – Description of the processes to identify and assess material pollution-related impacts

- AR 1. When conducting a *materiality* assessment on environmental subtopics, the undertaking shall assess the materiality of pollution in its own operations and its upstream and downstream *value chain*, and may consider the three phases below, also known as the LEAP approach (as adjusted for NESRS):
 - (a) Phase 1: locate where in its own operations and its upstream and downstream *value chain* the interface with nature takes place;
 - (b) Phase 2: evaluate the *pollution*-related impacts;
 - (c) Phase 4: prepare and report the results of the materiality assessment.
- AR 2. The *materiality* assessment for NESRS E2 corresponds to the first two phases of this LEAP approach. The last phase addresses the outcome of the process.
- AR 3. The process to assess the *materiality* of *impacts* shall consider the provisions in NESRS 2 IM-1 Description of the processes to identify and assess material impacts, and IM-2 Disclosure Requirements in NESRS covered by the undertaking's sustainability report.
- AR 4. The sub-topics covered by the *materiality* assessment under NESRS E2 include:
 - (a) pollution of air, water and soil (excluding GHG emissions and waste), microplastics, and substances of concern;

(b)

- AR 5. In Phase 1, to locate where in its own operations and its upstream and downstream *value chain* the interface with nature takes place, the undertaking may consider:
 - (a) the **site** locations of direct assets and operations and related upstream and downstream activities across the value chain;
 - (b) the site locations where **emissions** of water, **soil** and air pollutants occur; and
 - (c) the sectors or business units related to those emissions or to the production, use, distribution, commercialisation and import/export of microplastics, substances of concern, and substances of very high concern, on their own, in mixtures or in articles.
- AR 6. Phase 2 relates to the evaluation of the undertaking's impacts for each material **site** or sector/business unit including by assessing the severity and likelihood of impacts on the environment and human health.

- AR 8. In order to assess *materiality*, the undertaking may consider Commission Recommendation (EU) 2021/2279 on the use of the Environmental Footprint methods to measure and communicate the life cycle environmental performance of products and organisations.
- AR 9. When providing information on the outcome of its *materiality* assessment, the undertaking shall consider:
 - (a) a list of **site** locations where **pollution** is a material issue for the undertaking's own operations and its upstream and downstream value chain; and
 - (b) a list of business activities associated with pollution material impacts,

Disclosure Requirement E2-1 – Policies related to pollution

- AR 10. The **policies** described under this Disclosure Requirement may be integrated in broader environmental or sustainability policies covering different subtopics.
- AR 11. The description of the **policies** shall include information on the **pollutant(s)** or **substance(s)** covered.
- AR 12. When disclosing information under paragraph 11, the undertaking may include contextual information on the relations between its policies implemented and how they may contribute to the EU Action Plan "Towards a Zero Pollution for Air, Water and Soil" with for instance elements on:
 - (a) how it is or may be affected by the targets and measures of the EU Action Plan and the revision of existing directives (e.g., the Industrial Emissions Directive);
 - (b) how it intends to reduce its pollution footprint to contribute to these targets.

Disclosure Requirement E2-2 – Actions and resources related to pollution

- AR 13. Where **actions** extend to upstream or downstream **value chain** engagements, the undertaking shall provide information on the types of actions reflecting these engagements.
- AR 14. When considering resources, examples of operational expenditures could be investments in research and development to innovate and develop safe and sustainable alternatives to the use of substances of concern or to decrease *emissions* in a production process.
- AR 15. Where relevant to achieve its *pollution*-related *policy* objectives and *targets*, the undertaking may provide information on *site*-level action plans.

Metrics and targets

Disclosure Requirement E2-3 – Targets related to pollution

AR 16. If the undertaking refers to *ecological thresholds* when setting *targets*, it may refer to the guidance provided by the Science-Based Targets Initiative for Nature (SBTN) in its interim guidance (Initial Guidance for Business, September 2020), or any other guidance with a scientifically acknowledged methodology that allows setting of science-based targets by identifying ecological thresholds and, if applicable, entity-specific allocations. Ecological thresholds can be local, national and/or global.

- AR 17. The undertaking may specify whether the *target* addresses shortcomings related to the Substantial Contribution criteria for Pollution Prevention and Control as defined in delegated acts adopted pursuant to Article 14(2) of Regulation (EU) 2020/852. Where the Do No Significant Harm (DNSH) criteria for Pollution Prevention and Control as defined in delegated acts adopted pursuant to Article 10(3), Article 11(3), Article 12(2), Article 13(2), and Article 15(2) of Regulation (EU) 2020/852 are not met, the undertaking may specify whether the target addresses shortcomings related those DNSH criteria.
- AR 18. Where relevant to support the *policies* it has adopted, the undertaking may provide information on the *targets* set at *site* level.
- AR 19. The targets may cover the undertaking's own operations and/or the value chain.

Disclosure Requirement E2-4 – Pollution of air, water and soil

- AR 20. The information to be provided on microplastics under paragraph 28(b) shall include microplastics that have been generated or used during production processes or that are procured, and that leave the undertaking's facilities as emissions, as products, or as part of products or services. Microplastics may be unintentionally produced when larger pieces of plastics like car tires or synthetic textiles wear and tear or may be deliberately manufactured and added to products for specific purposes (e.g., exfoliating beads in facial or body scrubs).
- AR 21. The volume of *pollutants* shall be presented in appropriate mass units, for example tonnes or kilogrammes.
- AR 22. The information required under this Disclosure Requirement shall be provided at the level of the reporting undertaking. However, the undertaking may disclose additional breakdown including information at **site** level or a breakdown of its **emissions** by type of source, by sector or by geographical area.
- AR 23. When providing contextual information on the emissions, the undertaking may consider:
 - (a) the local air quality indices (AQI) for the area where the undertaking's air **pollution** occurs;
 - (b) the degree of urbanisation (DEGURBA)³ for the area where air pollution occurs; and
 - (c) the undertaking's percentage of the total **emissions** of **pollutants** to water and **soil** occurring in areas at water risk, including areas of high-water stress.
- AR 24. The information provided under this Disclosure Requirement may refer to information the undertaking is already required to report under other existing legislation (i.e., IED, E- PRTR, etc.).
- AR 25. Where the undertaking's activities are subject to Directive 2010/75/EU of the European Parliament and of the Council on industrial emissions (IED)⁴ and relevant Best Available Techniques Reference Documents (*BREFs*), irrespective of whether the activity takes place within the European Union or not, the undertaking may disclose the following additional information:
 - (a) a list of *installations* operated by the undertaking that fall under the IED and EU- *BAT Conclusions*;

³ According to Eurostat, the Degree of urbanisation (DEGURBA) is a classification that indicates the character of an area. Based on the share of local population living in urban clusters and in urban centres, it classifies Local Administrative Units (LAU or communes) into three types of area: i) Cities (densely populated areas), ii) Towns and suburbs (intermediate density areas), and iii) Rural areas (thinly populated areas).

⁴ Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (OJ L 334, 17.12.2010, p. 17).

- (b) 5a list of any non-compliance *incidents* or enforcement *actions* necessary to ensure compliance in case of breaches of permit conditions;
- (c) the actual performance, as specified in the EU-*BAT conclusions* for industrial *installations*, and comparison of the undertaking's environmental performance against "emission levels associated with the best available techniques" the *(BATAEL)* as described in EU-BAT conclusions;
- (d) the actual performance of the undertaking against "environmental performance levels associated with the **best available techniques**" (BAT-AEPLs) provided that they are applicable to the sector and **installation**; and
- (e) a list of any compliance schedules or derogations granted by competent authorities according to Art. 15(4) Directive 2010/75/EU that are associated with the implementation of **BAT-AELs**.

Methodologies

- AR 26. When providing information on *pollutants*, the undertaking shall consider approaches for quantification in the following order of priority:
 - direct measurement of emissions, effluents or other *pollution* through the use of recognised continuous monitoring systems (e.g., AMS Automated Measuring Systems);
 - (b) periodic measurements;
 - (c) calculation based on site-specific data;
 - (d) calculation based on published pollution factors; and (e) estimation.
- AR 27. Regarding the disclosure of methodologies required by paragraph 30, the undertaking shall consider:
 - (a) whether its monitoring is carried out in accordance with EU **BREF** Standards or another relevant reference benchmark: and
 - (b) whether and how the calibration tests of the AMS were undertaken and the verification of periodic measurement by independent labs were ensured.

Disclosure Requirement E2-5 – Substances of concern and substances of very high concern

List of substances to be considered

- AR 28. In order for the information to be complete, **substances** in the undertaking's own operations and those procured shall be included (e.g., embedded in ingredients, semi-finished products, or the final product).
- AR 29. The volume of **pollutants** shall be presented in mass units, for example tonnes or kilogrammes or other mass units appropriate for the volumes and type of pollutants being released.

Contextual information

AR 30. The information provided under this Disclosure Requirement may refer to information the undertaking is already required to report under other existing legislation (i.e., Directive 2010/75/EU, Regulation (EC) No 166/2006 "E-PRTR", etc.).

AR 31 to 34 have been deleted.