

# What Data Shall Companies and Investors Report on Sustainability

Sustainable Finance Disclosure Regulation
Corporate Sustainability Reporting Directive
Regulation on Taxonomy of Sustainable Activities

#### **Frank Bold**

Frank Bold is a purpose-driven law firm using the power of business and non-profit approaches to solve social and environmental problems. The organisation initiated the Alliance for Corporate Transparency project, which has analysed the sustainability disclosures of the 1000 European large companies. We are changing the current practice of non-financial reporting and European legislation in cooperation with leading civil society organisations, progressive companies and other experts in the field.

#### Contact

Filip Gregor, Head of Responsible Companies Section, Frank Bold filip.gregor@frankbold.org



Which companies need to disclose sustainability information?

→ Large publicly traded companies, banks and insurers (>500 employees) by virtue of the Non-Financial Reporting Directive "NFRD". The draft Corporate Sustainability Reporting Directive (CSRD) presented by the European Commission in April 2021 to replace NFRD extends the scope to all large companies, and to all publicly traded companies, except of micro-companies. → Investors, including banks and insurers as regards their investment activities, and other financial market participants by virtue of the Sustainable Finance Disclosure Regulation "SFDR".

These instruments are supplemented by the Taxonomy Regulation, which specifies what should be disclosed if sustainable activities are declared. It provides a standard for sustainable lending and investment, irrespective of the recipient entity's size.

# Where do the requirements come from?

The overview below summarises the requirements of the draft CSRD, the proposal for Sustainability Reporting Standard-Setting of the European Lab Project Task Force requested by the European Commission, and the already adopted standards for sustainability disclosure by investors (Regulatory Technical Standards for SFDR).

These requirements provide the basis for the corresponding sector-agnostic and sector-specific corporate sustainability reporting standards (CSRD standards), which are currently being developed and are intended to become applicable from 1<sup>st</sup> January 2023.

## Which data is mandatory?

Data on principal adverse impacts:

- → Mandatory: Climate change indicators and some workforce indicators have to be disclosed
- → If the company has material impacts: Other environmental indicators
- → According to the company's judgement: Additional entity-specific indicators

Strategy, policies, targets and due diligence disclosures for material topics must be disclosed, but it is up to the reporting entity to define their level of ambition.

**Data on sustainable activities** are mandatory only if the company decides to declare sustainable activities

# How should the information be presented?

Companies should disclose:

- a) Overall strategy and targets explained by the assessment of risks and impacts
- b) Impact indicators in historical comparison and details on policies to manage impacts and risks and to implement the strategy

Standards for disclosures by financial market participants (SFDR) and of sustainable activities (Taxonomy) provide a specific structure in which the information should be presented

## Summary of reporting specifications of the SFDR, NFRD/CSRD and Taxonomy

#### **STRATEGY & GOVERNANCE**

Overall business strategy

- → High-level sustainability targets
- → Resilience of the business model
- → Adaptation of the business model and strategy to address material risks and impacts

Double materiality assessment

- → Material sustainability risks and opportunities
- → Principal adverse sustainability impacts

Sustainability governance and organisation

- → Board oversight
- → Access to expertise
- → Management responsibilities and incentives

Prescribed structure for the Financial Markets Participants\* (FMP > 500 - mandatory, FMP < 500 - comply or explain):

- → principal adverse sustainability impacts of investments (as per indicators below) and actions taken
- → due diligence policies to identify and prioritise adverse impacts and their governance
- → engagement policies
- → international standards adhered to
- → sustainable financial products: the extent to which they met their declared characteristics and their overall impacts (do no significant harm)

#### IMPLEMENTATION AND INDICATORS

#### **Climate Environment** Sustainable activities Policy Impact indicators Impact indicators or declaration of no significant impacts Alignment with EU Taxonomy → carbon emission → GHG Scope 1 & 2 $\rightarrow$ sites located in areas of → water consumed, → classification of activities reduction target and high water stress reclaimed, recycled → GHG Scope 3 transition plan and reused → compliance with (from 2023) → sites/operations in or → high-biodiversity risk technical screening → risks (and opportunities) near high-biodiversity → GHG intensity relevant for the short, activities, supply chains criteria value areas → share of nonrenewable medium and long-term and commodities → water emissions (tonnes) a) threshold energy consumption → non-recycled waste → alignment with climate b) no significant harm and production → hazardous waste scenarios and public (tonnes) (tonnes) → energy consumption → demonstration of due objectives to limit global → emissions of pollutants (high impact sectors diligence warming to 1.5°C (air, ozone, inorganic) only) → economic indicators → production of chemicals (commentary on changes and accounting policy) i) Proportion of turnover **Good practice examples** ii) CAPEX Policy, risks, outcomes iii) OPEX Energy 1, Energy 2, Finance Science-based targets **Good practice examples** Energy, Resource Transformation, Apparel & Textile **Good practice examples** Scope 3 GHG emissions General example, Water, High Conservation Value Areas, Energy, Finance, Food & Beverages Hazardous waste Energy, Finance Financial Market Participants → above information related → investee companies' KPIs → share of investments in → share of investments in Asset managers: to investment, lending or companies with the above above/value of investment companies with the above → share of investment in insurance activities impacts/tonnes per investment impacts/tonnes per investment → total carbon footprint sustainable activities

- → owned real estate assets GHG, energy, waste, raw materials consumption:
- → share of investments in
  - a) companies active in the fossil fuel sector
  - b) real estate assets related to fossil fuels
  - c) energy inefficient real estate assets

#### additional:

- → companies without carbon emission reduction initiatives
- → share of securities in investment not certified as green

#### Credit institutions:

→ green asset ratio stock

#### Investment firms:

- → green asset ratio for investments on own account
- → revenue from services and activities other than dealing on own account

#### Insurers:

- → proportion of financing sustainable activities
- → the proportion of the non-life gross premiums written corresponding to sustainable activities

#### Human rights and environmental due diligence Workforce (Social) **Anti-Corruption** (Governance) **Policy** Due diligence Workforce indicators Policy & due diligence → company's salient issues → process to identify → workforce composition → OHS policy & workers → general risks analysis and affected people or impacts in value chain: by contract, vulnerable participation in it → anti-corruption declaration of no risks of group and location a) which operations and → workplace accidents and programme severe impacts supply chains were number of days lost $\rightarrow$ gender pay gap and → whistleblowing system → commitment to follow assessed diversity by job roles → grievance mechanisms and results **OECD** Guidelines to b) sources of information → turnover (stability) and results → convictions and fines address salient issues → activities to prevent or → collective bargaining → purchasing practices → information on beneficial → policies and targets mitigate the impacts and indicators (high-risk coverage ownership and controlled relevant to addressing sectors) → indicators to monitor → living wage gap entities the underlying impacts effectiveness → CEO: median pay ratio → policy on political → involvement of affected activities → description of high-risk stakeholders supply chains (and **Good practice examples** indicators in high-risk Apparel & Textiles, Food & Beverages sectors) Financial Market Participants (one of the following criteria)\*\* (in addition to the above) (one of the following criteria) → above information related → gender pay gap and board → details of adherence with gender balance average across → weighted average in investee → share of investments in to investment, lending or insurance activities international due diligence investee companies companies of investee companies standards a) rate of accidents a) without anti-corruption → details of due diligence policies consistent with the b) days lost United Nations Convention application to sustainable → share of investment in investee financial products to ensure against Corruption companies without no severe adverse impacts b) with identified insufficiencies a) any grievance/complaints → share of investment in investee in actions taken to address mechanism for employees companies that breaches in procedures and b) policy on whistleblowers' standards a) are lacking a due diligence protection → numbers of convictions and process amount of fines for violations → average ratio in investee b) have been involved in of anti-corruption and companies of CEO: median violations of the UNGC anti-bribery laws by investee compensation or OECD Guidelines companies c) manufacture or sell controversial weapons

#### Additional requirements for Financial Market Participants

- $\rightarrow$  financial products disclosures (pre-contractual and on the website)
- → the manner in which sustainability risks are integrated into their investment decisions
- → the results of the assessment of the likely impacts of sustainability risks on the returns of the financial products they make available

#### Explanation whether the financial product (from 2022)

- → intends to make any sustainable investments
- ightarrow a description of the environmental or social characteristics or the sustainable investment objective and if they are being met
- ightarrow whether an index has been designated as a reference benchmark, and details
- → for carbon reduction, adherence to the goals of the Paris Agreement
- → investment strategy to attain the sustainability characteristics
- → asset allocation
- → whether principal adverse impacts are taken into account
- → reference to details available online (methodologies and data)
- \* Financial Markets Participants means:
- (a) an insurance undertaking which makes available an insurance-based investment product (IBIP);
- (b) an investment firm which provides portfolio management;
- (c) an institution for occupational retirement provision (IORP);
- (d) a manufacturer of a pension product;
- (e) an alternative investment fund manager (AIFM);
- (f) a pan-European personal pension product (PEPP) provider;
- (g) a manager of a qualifying venture capital fund registered in accordance with Article 14 of Regulation (EU) No 345/2013;
- (h) a manager of a qualifying social entrepreneurship fund registered in accordance with Article 15 of Regulation (EU) No 346/2013;
- $(i) \ \ a \ management \ company \ of \ an \ undertaking \ for \ collective \ investment \ in \ transferable \ securities \ (UCITS \ management \ company); \ or \ \ an \ company \ or \ or \ or \ \ \ or \ \ \ or \ \ or$
- (j) a credit institution which provides portfolio management;

<sup>\*\*</sup> Regulatory Technical Standards provide several additional indicators, which are not presented here because they do not meet criteria of relevance, reliability and measurability

### Information flows for sustainable finance

