

EFRAG SECRETARIAT ANALYSIS OF THE INDIVIDUAL DRS

ESRS S3 – SUMMARY

DR	DR DESCRIPTION	Overal support rate (average across cat- egories)	Key outcome of the consultation	Reference to the CSRD paragraph that requires it	ESRS 2 including AGs support a fair representation of the topic required by the CSRD in cl. characteristics of quality ?	Relevant for major- ity of undertaking across the sectors?	Promoting align- ment with interna- tional standards?	Operational complexity ?	TO BE ALWAYS MATERIAL	POSSIBLE SIMPLIFICATION	PHASE IN REC- COMENDATION
S3-1	Policies related to affected communities	64	Key Feedback - Alignment with EU and international frameworks /initia- tives - Definition adjust- ment /rephrasing re- quired - Disaggregation of disclosure require- ment - Reduce complexity - Questionable cost- benefit ratio - Architecture of So- cial standards Support from - AR/I - AFPF - TU Reservation from - NFC-On - FII - FIB		66% RAR Opposition from - Fil - NaSaSe - NFC-On	72% RAR	66% RAR Opposition from - FIB - FII - BA - NFC-On	1) Not fully in line with international due diligence standards 2) Disclosing and summarising human rights policies that companies have in place in relation to material impacts, risks and opportunities is common practice. Normal operational burden expected. Fine-tuning of definitions and alignement with international instruments of DD.	Yes	Clarification rather than simplification Fully align with UNGP and OECD Due Diligence Guidance	No phase-in; CSRD already allows for longer timeframe in the case of missing value chain information. 61% RAR Opposition from - UNFC - FIO - FIB
S3-2	Processes for engag- ing with affected communities about impacts	64	Key Feedback - Alignment with EU and international frameworks /initia- tives - Digitisation re- quirements - Reduce complexity		65% RAR Opposition from - FII - NFC-On - FIB	69% RAR Opposition from - FIB - BA - RAA	62% RAR Opposition from - FIB - FII - BA - NFC-On	1) Not fully in line with international due diligence standards 2) This is a critical step of an undertaking's human rights due diligence	Yes	Clarification rather than simplification 1) Fully align with UNGP and OECD Due Diligence Guidance 2) Where possible, consider including	No phase-in; CSRD already allows for longer timeframe in the case of missing value chain infor- mation.



			Support from - AR/I - ESG - TU Reservation from - FII - FIB - BA				process. Engaging value chain workers might require additional efforts compared to engaging the undertaking's own workforce. However, the requirement is to report on <i>general</i> processes, rather than overly detailed information. Normal operational burden expected. Fine-tuning of defintions and alignement with international instruments of DD.		additional practical examples in AG.	56% RAR Opposition from - NFC - FII - BA
S3-3	Channels for affected communities to raise concerns	66	Key Feedback - Alignment with EU and international frameworks /initia- tives - Digitisation re- quirements - Definition adjust- ment /rephrasing re- quired Support from - AR/I - NGO - TU Reservation from - FII - FIB - BA - NFC-On	69% RAR	71% RAR	62% RAR Opposition from - FIB - FII - Other	1) Not fully in line with international due diligence standards 2) The DR asks undertakings to provide information on channels they have in place for value chain workers to raise concerns; it does not prescribe setting up such channels. Assessing value chain workers' trust in these processes might may be challenging at times, but is aligned with due diligence. Fine-tuning of defintions and alignement with international instruments of DD.	Yes	Clarification rather than simplification Fully align with UNGP and OECD Due Diligence Guidance 2) Where possible, include additional practical examples in AG.	No phase-in; CSRD already allows for longer timeframe in the case of missing value chain information. 59% RAR Opposition from - FII - UNFC - BA
S3-4	Targets related to managing material negative impacts, advancing positive	63	Key Feedback - Quantitative indicators	68% RAR Opposition from	68% RAR Opposition from	63% RAR Opposition from	1) Not fully in line with international	Yes	Clarification rather than simplification	No phase-in; CSRD already allows for longer timeframe in the case of missing



impacts, and manag- ing material risks and opportunities		- Alignment with EU and international frameworks /initiatives - Digitisation requirements - Definition /rephrasing required - Phasing-in / prioritization Support from - AR/I - ESG - TU Reservation from - FII - FIB - BA - NFC-On	- FII - NFC-On - FIB	- FIB - BA - NFC-On	- FIB - FII - BA	due diligence guidance 2) The DR requires the disclosure of targets undertakings have in place, if any; it does not prescribe the disclosure of specific targets. The DR stems from the CSRD, which requires undertakings to report on targets related to sustainability matters. Normal operational burden expected. Fine-tuning of defintions and alignement with international in- struments of DD.		1) Fully align with UNGP and OECD Due Diligence Guidance 2) The DR should be read in connection with DP1-2 in ESRS 1. Consider including clearer reference in in AG to this,	value chain information. 55% RAR Opposition from - BA - FII - UNFC
S3-5 Taking action on material impacts on affected communities and effectiveness of those actions	64	Key Feedback - Alignment with EU and international frameworks /initia- tives - Digitisation re- quirements - Definition /rephras- ing required - Non-employee re- porting Support from - AR/I - ESG - TU Reservation from - FII - FIB - BA - NFC-On	65% RAR Opposition from - FII - NFC-On - FIB	68% RAR Opposition from - FIB - BA - NFC-On	63% RAR Opposition from - FIB - FII - BA	Not fully in line with international due diligence standards Fine-tuning of defintions and alignement with international instruments of DD.	Yes	Clarification and simplification 1) Align fully with UNGP and OECD Due Diligence Guidance	No phase-in; CSRD already allows for longer timeframe in the case of missing value chain information. 56% RAR Opposition from - BA: - FII - UNFC
S3-6 Approaches to mitigating material risks and pursuing	63	Key Feedback - Quantitative indicators	66% RAR Opposition from	70% RAR Opposition from	59% RAR Opposition from	1) Not fully in aligne- ment with	Yes	No further actions	No phase-in; CSRD already allows for longer timeframe in



material opportuni-		ignment with EU	- FII	- FIB	- BA	international due dil-	the case of missing
ties related to af-		dinternational	- NFC-On	- BA	- FII	igence standards	value chain infor-
fected communities	fram	meworks /initia-	- BA	- RAA	- UNFC	2) The DR requires	mation.
	tives	es	- FIB			the disclosure of the	
	- Dig	gitisation re-				actions of an under-	
	quire	rements				taking to mitigate	55% RAR
	- Def	efinition /rephras-				risks and advance	Opposition from
	ing r	required				opportunities. It	- BA
	- Arc	rchitecture of So-				does not prescribe	- FII
	cial s	standards				the implementation	- UNFC
						of specific actions.	
						Normal operational	
	Supp	port from				complexity ex-	
	- AR	R/I				pected.	
	- NG	GO					
	- TU	J				This is a financial	
						materiality disclo-	
	Rese	servation from				sure with no equiva-	
	- FII					lent international	
	- FIB	В				frameworks. No fur-	
	- BA					ther actions.	
	- Oth						

ESRS 2 – DETAILED NOTES TO THE TABLE

Abbreviation Responders	Original
AR/I	Academic / research institution
AFPF	Audit firm, assurance provider and/or accounting firm
BA	Business association
СО	Consumer organization
ESG	ESG reporting initiatives
EUC	EU Citizen
FIB	Financial institution (Bank)
FII	Financial institution (Insurance)
FIO	Financial institution (Other financial Market participant, including pension funds and other asset manag-
	ers)



NaSaSe	National Standard Setter
NFC-On	Non-financial corporation with securities listes on EU regulated markets
NFC-Out	Non-financial corporation with securities listes outside EU regulated markets
NGO	Non governmental organization
Other	
PARS	Public authority/regulator/supervisor
RAA	Rating agency and analysist
TU	Trade union or other workers representatives
UNFC	Unlisted non-financial corporations

Abbreviation Questions	Context
Α	Requires relevant information
	about the sustainability matter covered
В	Requires information that is
	relevant for all sectors (sector-agnostic only information)
С	Can be verified / assured
D	Meets the other objectives of the
	CSRD in term of quality of information
E	Reaches a reasonable cost / benefit balance
F	Is sufficiently consistent with
	relevant EU policies and other EU legislation
G	Is as aligned as possible to
	international sustainability standards given the CSRD requirements
Н	Represent information that must
	be prioritised in first year of implementation
I	Is well suited to be transformed in a digital reporting taxonomy
	that will avoid creating misunderstandings or practical complexities

