We welcome the opportunity to provide comments on the European Commission’s consultation of the revision of the State Aid for Environmental Protection and Energy 2014-2020 (EEAG).

Our contribution can be found in the annex to this document.

Fields marked with * are mandatory.

**Target audience**

The Commission is interested in hearing your views on the revision of the Energy and Environmental State aid guidelines (‘EEAG’). It is particularly keen to hear from:

- National and regional competent authorities involved in the granting of aid
- National regulatory authorities (energy and environmental protection)
- Competition authorities
- Businesses, including SMEs and micro enterprises
- Associations representing businesses
- Interest groups professionally involved in the fight for environmental protection and against climate change, e.g. think tanks, green NGOs
- Groups representing consumers
- Transmission and distribution system operators
- Members of academia
- The general public.

Comments and information from any other stakeholders not explicitly mentioned above are also welcomed.

**Why we are consulting**

The aim of the consultation is to allow interested parties to provide their feedback regarding the design of the future Guidelines on State aid for environmental protection and energy (EEAG) that will apply from 1 January 2022 and the related articles in the General Block Exemption Regulation (GBER) (art. 36 to 49 of the GBER). The review of the EEAG and related GBER articles will occur against the background of the European Grean Deal, which aims at achieving climate neutrality in 2050 and transforming the EU economy into a circular economy thriving for zero-pollution, where natural capital is protected. The present consultation aims to collect views and information on the review of the current rules. In particular, it aims to collect the views on the scope of and conditions for national aid measures that promote the fight against climate change, support environmental protection and ensure security of energy supply. All the measures should be necessary, proportionate and effective, should do not generate undue distortions of competition and trade in the single market.
Background

Introduction

The EEAG enable Member States to fund projects for environmental protection, energy infrastructure and security of energy supply in a cost-effective and non-distortive way, protecting competition and trade in the single market.

Member States can also grant aid for environmental purposes in accordance with the GBER. This Regulation allows Member States to grant aid for smaller and simpler projects without the need to notify the measure to the Commission in advance, provided the aid meets a number of predefined criteria. These criteria are derived from the Commission experience with notified measures and reflect those established in the EEAG, although generally with lower aid intensities to account for the fact that the Commission does not examine these measures ex-ante.

The EEAG entered into force in 2014 together with the relevant provisions of the GBER. Both acts were applicable until 31 December 2020 but the Commission has prolonged their validity until 31 December 2021 and 31 December 2023 respectively.

The revision of the EEAG and the related provisions of the GBER occurs against the backdrop of recent regulatory changes (notably the 2030 Climate and Energy Framework, the Clean Energy Package, the Clean Mobility Package, the Circular Economy Package), as well as the Commission’s intention to make Europe fit for the Digital Agenda, the Industrial Strategy and the European Green Deal initiative that aims to transform the EU into a carbon neutral economy by 2050, as well as into a circular economy thriving for zero-pollution, where natural capital is protected (see Green Deal Communication and the various initiatives announced in the Roadmap). In addition, in September 2020 the Commission proposed to increase the EU’s climate ambition for 2030 to a reduction of at least 55% compared to 1990, including carbon removals. To that effect, it will put forward proposals for the revision of key climate and energy legislation by June 2021.

In addition, the revision will have to take into account the impact of the COVID-19 pandemic on Member States’ economies (including citizens) and their funding capabilities together with the deployment of the Recovery Plan for Europe.

This consultation follows the results of the ‘fitness check’. Although the EEAG and related provisions in GBER have generally delivered on their objectives, the following issues are noticed:

a) There are indications that the scope of the guidelines might have been too restricted and that the guidelines are too tightly focused on specific aid categories and technologies. They are thus not sufficiently future-proof, to cater for recent and expected technological and market developments and novel aid designs.

b) There are some indications that the compatibility rules on environmental protection are not entirely suited to face the climate neutrality challenge, in particular the rules to ensure necessity of aid, proportionality and limitation of distortions.

c) It is very difficult to measure whether the redistribution of costs inherent in the reductions to Energy
Intensive Users (EIUs) from energy charges really increases the acceptability of the underlying policy from the perspective of public opinion. Furthermore, the correlation between the existence of EIU reductions and the introduction of ambitious renewables policies is uncertain.

d) More could be done to contribute to the Energy Union, by aligning to the more recent legislation in the energy field and further promoting competition and market integration. In addition, more could be done to align to more recent legislation in the sphere of environmental protection (including climate protection).

e) Finally, there is scope for further clarifying and simplifying a series of concepts and provisions, taking into account additional case practice and experience.

This consultation focuses on issues a) to c) where more evidence and information is required, in line with the Commission’s Better Regulation requirements.

The EEAG are not the only set of guidelines that contain compatibility criteria for aid schemes supporting the achievement of the objectives of the Green Deal. Other guidelines can also be of relevance, like the Framework on Aid for research and development and innovation or the Communication on State aid to important projects of common European interest or the Guidelines on State aid in the agricultural and forestry sectors and in rural areas. This consultation does not focus on areas covered by those other guidelines.

The information collected through this consultation will be used by the Commission to prepare the impact assessment for the future EEAG and relevant parts of GBER. The questionnaire is available in the three Commission working languages (English, French and German) and replies can be submitted in all official EU languages.

A summary report of the public consultation will also be published in the spring of 2021 on the official public consultations page of the European Commission (https://ec.europa.eu/info/law/better-regulation/have-your-say_en). The final report will be published in the autumn of 2021 on the same website.

In a separate but linked exercise, DG Competition has also published a call for contributions on questions about how competition rules and sustainability policies work together, and how competition rules can best support the Green Deal, including open questions on whether and how to deal with support to projects which can have negative impact on the environment or whether more support should be granted to projects with high environmental value. More information is available here: https://ec.europa.eu/competition/information/green_deal/index_en.html.

About you

* 1 Language of my contribution
  - Bulgarian
  - Croatian
  - Czech
  - Danish
  - Dutch
I am giving my contribution as

- Academic/research institution
- Business association
- Company/business organisation
- Consumer organisation
- EU citizen
- Environmental organisation
- Non-EU citizen
- Non-governmental organisation (NGO)
- Public authority
- Trade union
- Other

First name

Jerome
4 Surname

PAGE

5 Email (this won’t be published)

j.lepage@efet.org

7 Organisation name

255 character(s) maximum

European Federation of Energy Traders - EFET

8 Organisation size

Micro (1 to 9 employees)
Small (10 to 49 employees)
Medium (50 to 249 employees)
Large (250 or more)

9 Transparency register number

255 character(s) maximum

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

38589651649-14

10 Country of origin

Please add your country of origin, or that of your organisation.

Afghanistan
Åland Islands
Albania
Algeria
American Samoa
Andorra
Djibouti
Dominica
Dominican Republic
Ecuador
Egypt
El Salvador
Libya
Liechtenstein
Lithuania
Luxembourg
Macau
Madagascar
Saint Martin
Saint Pierre and Miquelon
Saint Vincent and the Grenadines
Samoa
San Marino
São Tomé and Príncipe
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*11 If you are an association representing businesses, please indicate the sector(s) of activity (NACE code) of your member organisations.

A1 - Crop and animal production, hunting and related service activities
A2 - Forestry and logging
A3 - Fishing and aquaculture
B5 - Mining of coal and lignite
B6 - Extraction of crude petroleum and natural gas
B7 - Mining of metal ores
B8 - Other mining and quarrying
B9 - Mining support service activities
C10 - Manufacture of food products
C11 - Manufacture of beverages
C12 - Manufacture of tobacco products
C13 - Manufacture of textiles
C14 - Manufacture of wearing apparel
C15 - Manufacture of leather and related products
C16 - Manufacture of wood and of products of wood and cork, except furniture; manufacture of articles of straw and plaiting materials
C17 - Manufacture of paper and paper products
C18 - Printing and reproduction of recorded media
C19 - Manufacture of coke and refined petroleum products
C20 - Manufacture of chemicals and chemical products
C21 - Manufacture of basic pharmaceutical products and pharmaceutical preparations
C22 - Manufacture of rubber and plastic products
C23 - Manufacture of other non-metallic mineral products
C24 - Manufacture of basic metals
C25 - Manufacture of fabricated metal products, except machinery and equipment
C26 - Manufacture of computer, electronic and optical products
C27 - Manufacture of electrical equipment
C28 - Manufacture of machinery and equipment n.e.c.
C29 - Manufacture of motor vehicles, trailers and semi-trailers
C30 - Manufacture of other transport equipment
C31 - Manufacture of furniture
C32 - Other manufacturing
C33 - Repair and installation of machinery and equipment
D35 - Electricity, gas, steam and air conditioning supply
E36 - Water collection, treatment and supply
E37 - Sewerage
E38.1 - Waste collection
E38.2 - Waste treatment and disposal
E38.3 - Materials recovery
E39.0 - Remediation activities and other waste management services
F41 - Construction of buildings
F42 - Civil engineering
F43 - Specialised construction activities
G45 - Wholesale and retail trade and repair of motor vehicles and motorcycles
G46 - Wholesale trade, except of motor vehicles and motorcycles
G47 - Retail trade, except of motor vehicles and motorcycles
H49 - Land transport and transport via pipelines
H50 - Water transport
H51 - Air transport
H52 - Warehousing and support activities for transportation
H53 - Postal and courier activities
I55 - Accommodation
I56 - Food and beverage service activities
J58 - Publishing activities
J59 - Motion picture, video and television programme production, sound recording and music publishing activities
J60 - Programming and broadcasting activities
J61 - Telecommunications
J62 - Computer programming, consultancy and related activities
J63 - Information service activities
K64 - Financial service activities, except insurance and pension funding
K65 - Insurance, reinsurance and pension funding, except compulsory social security
K66 - Activities auxiliary to financial services and insurance activities
L68 - Real estate activities
M69 - Legal and accounting activities
M70 - Activities of head offices; management consultancy activities
M71 - Architectural and engineering activities; technical testing and analysis
M72 - Scientific research and development
M73 - Advertising and market research
M74 - Other professional, scientific and technical activities
M75 - Veterinary activities
N77 - Rental and leasing activities
N78 - Employment activities
N79 - Travel agency, tour operator and other reservation service and related activities
N80 - Security and investigation activities
N81 - Services to buildings and landscape activities
N82 - Office administrative, office support and other business support activities
O84 - Public administration and defence; compulsory social security
P85 - Education
Q86 - Human health activities
Q87 - Residential care activities
Q88 - Social work activities without accommodation
R90 - Creative, arts and entertainment activities
R91 - Libraries, archives, museums and other cultural activities
R92 - Gambling and betting activities
R93 - Sports activities and amusement and recreation activities
S94 - Activities of membership organisations
S95 - Repair of computers and personal and household goods
S96 - Other personal service activities
T97 - Activities of households as employers of domestic personnel
T98 - Undifferentiated goods- and services-producing activities of private households for own use
U99 - Activities of extraterritorial organisations and bodies

*12 If you are an association representing businesses, please indicate whether your members include SMEs and micro-enterprises:

- Yes, they include SMEs
- Yes, they include micro-enterprises
- Yes, they include both SMEs and micro-enterprises
- No, they do not include SMEs nor micro-enterprises
- I don't know / NA

*20 Publication privacy settings

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

- **Anonymous**

  Only your contribution, country of origin and the respondent type profile that you selected will be published. All other personal details (name, organisation name and size, transparency register number) will not be published.
Public

Your personal details (name, organisation name and size, transparency register number, country of origin) will be published with your contribution.

I agree with the personal data protection provisions

The questionnaire is organised in two parts – part one is more general covering various energy and environmental issues and part two deals specifically with aid in the form of reduced energy charges for energy intensive users (EIs).

A) Environmental protection and energy

[Environmental protection should be understood as covering covers all measures that contribute to the protection of the environment, including the fight against climate change, across the various sectors of the economy, including through the deployment of clean energy sources]

A.1) Context

22 Do you consider that due to the COVID19-pandemic, the ensuing recession as well as the national policy response and taking into account the European response through the Recovery Plan and the Next Generation package:

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<th>Yes</th>
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<td>Your country will redirect public resources to environmental protection including decarbonisation?</td>
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<td>Your country will have enough resources to support environmental protection including decarbonisation?</td>
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<td>The difference between Member States’ resources to support environmental protection including decarbonisation have increased since 2019?</td>
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A.2) Necessity for aid

In the light of technological progress and market evolutions (significant decrease in equipment costs), it might be that State aid possibilities for environmental protection purposes should either be more restricted or be subject to stricter conditions or on the contrary widened to achieve the Green Deal objectives.
23 In your opinion, should aid be allowed for the following areas?

With regard to the area of biodiversity please note the following. Measures to promote biodiversity and nature capital, as long as they constitute state aid, can fall under Article 53 GBER, or Article 29 of the Agricultural Block Exemption Regulation (ABER) or they may qualify as a Service of General Economic Interest (SGEI), while support for biodiversity measures are excluded from the current EEAG. Stakeholders are here asked to explain whether they believe that aid should also be granted under the EEAG for biodiversity insofar as it is not covered by the other provisions.

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<th>Yes, in the same way as today</th>
<th>Yes and more than before (higher aid intensities or new aid forms)</th>
<th>Yes, but subject to stricter conditions</th>
<th>Yes but subject to lower aid intensities /amounts</th>
<th>For certain types of installations only within the category (Please specify)</th>
<th>No: aid is no longer needed</th>
<th>No: aid is too distortive</th>
<th>No: aided measure is not beneficial for the environment</th>
<th>Don’t know /No opinion.</th>
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If you replied that aid should be allowed for certain types of installation only, please explain which type(s).

3000 character(s) maximum

1) The revision of EEAG should help achieving the Green Deal objectives and Europe’s net zero target cost-efficiently, by way of ensuring that market-based signals at the European level steer the deployment of the most cost-effective decarbonisation solutions in the most cost-effective locations. It is also crucial to ensure consistency and alignment between the revised Guidelines and the provisions on financial support mechanisms set out in the Clean Energy Package (CEP), as well as the commitment to market-based support mechanisms.

2) Decarbonisation across the European economy should be driven by the EU carbon price in an expanded and reinforced EU ETS. At the same time, while unlikely to be as efficient as a long-term credible carbon price, we recognise that market-based and technology-neutral support mechanisms for new technologies, such as renewable and low-carbon gas production, may constitute an interim solution.

3) As a general principle, any national or EU wide schemes necessary to support the uptake of technologies and energy carriers facilitating the decarbonisation of the energy system must take into account the CO2 abatement and sustainability characteristics of the technologies and be:
   - Strictly market-based, technology-neutral, non-distortive, tradable and open across EU borders, and harmonised as early as possible;
   - Cost-effective from a system management perspective;
   - Taken into account in the framework of the EU ETS for their carbon abatement effect to ensure that the integrity of the EU ETS is preserved and strengthened.

4) In cases where temporary support schemes are introduced for specific technologies, it is vital to take lessons from the past and ensure sunset clauses are in place. This would allow ensuring that the respective support schemes end once investment expenditures are recovered. For all technologies, aid should only be considered at early stages of development and where there is a realistic prospect of that technology becoming economically competitive on a standalone basis.

5) When designing temporary support mechanisms for specific technologies, their distinct characteristics should be considered, e.g. while RES-E technologies are decentralised, such technologies as CCS are installed in much smaller numbers of much larger and more complex on-off projects; while RES-E technologies are CAPEX-intensive, renewable hydrogen production remain an activity facing high OPEX-costs.

7) Rationalisation of financial support, through a strengthened EUA price, development of Guarantees of Origin, and channelling any financial support through marked-led decarbonisation incentives, such as an EU-wide, market-based quota and certificates system would help achieving cost-effective and technologically efficient fulfilment of the European decarbonisation targets.

8) Financial support for nascent technologies should be granted upfront via R&D grants/ tax reliefs, considering their contribution to decarbonisation.

A.3) Type of aid / aid instrument

A.3.1) Eligible costs: operating versus investment expenses

26 In your opinion, should aid covering operating costs (in particular energy costs and raw material costs) on top of investment costs be generally allowed for the following areas?
With regard to the area of **biodiversity**, please note the following. Measures to promote biodiversity and nature capital, as long as they constitute state aid, can fall under Article 53 GBER, or Article 29 of the Agricultural Block Exemption Regulation (ABER) or they may qualify as a Service of General Economic Interest (SGEI), while support for biodiversity measures are excluded from the current EEAG. Stakeholders are here asked to explain whether they believe that aid should also be granted under the EEAG for biodiversity insofar as it is not covered by the other provisions.

<table>
<thead>
<tr>
<th>.</th>
<th>Yes</th>
<th>Yes but only with sufficient safeguards against undue competition distortion</th>
<th>No, aid covering investment costs is normally sufficient to incentivise a project</th>
<th>No because surcharges financing the support would increase too much</th>
<th>I don't know</th>
</tr>
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<tbody>
<tr>
<td>Renewable electricity</td>
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<td>Renewable heating/cooling</td>
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<tr>
<td>Renewable and low carbon hydrogen production</td>
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<td>Alternative transport fuel (other than hydrogen)</td>
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<td>Combined Heat and Power (CHP)</td>
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<td>District heating/cooling</td>
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<td>Energy efficiency in production processes</td>
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<td>Energy efficiency in buildings</td>
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<td>Industrial decarbonisation</td>
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<td>(Solid) Waste recycling</td>
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<td>Resource efficiency</td>
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As discussed above, when designing temporary support mechanisms for specific technologies, their distinct characteristics should be considered, e.g. while RES-E technologies are decentralised, such technologies as CCS are installed in much smaller numbers of much larger and more complex on-off projects. Green hydrogen production will remain a low CAPEX high OPEX activity as long as RES electricity costs (prices) are high.

It is crucial to ensure that safeguards against competition distortions are put in place, and that all temporary support schemes – covering operating costs and/or investment expenses – are subject to clear sunset provisions. For all technologies, aid should only be considered at early stages of development and where there is a realistic prospect of that technology becoming economically competitive on a standalone basis.
A.3.2) Form of the aid: operating aid versus investment aid

28 Do you think that aid paid out as a premium covering the difference between the production costs for one unit and the revenues is more suited than aid paid ex ante as a share of the investment costs in any of the following areas?

<table>
<thead>
<tr>
<th>Area</th>
<th>Yes – because operating aid can more easily be designed to precisely match the funding gap (e.g. adapting over time to market revenues)</th>
<th>Yes – because operating aid allows the payments to be spread over the project lifetime rather than requiring an immediate disbursement from the budget</th>
<th>No – because operating aid is more distortive</th>
<th>No – because operating aid is generally financed from surcharges on the product</th>
<th>I don’t know /No opinion</th>
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<tbody>
<tr>
<td>Renewable electricity</td>
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<tr>
<td>Alternative transport fuel (other than hydrogen)</td>
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<tr>
<td>Combined Heat and Power (CHP)</td>
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<tr>
<td>District heating /cooling</td>
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<tr>
<td>(Solid) Waste recycling</td>
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30 Do you think operating aid for environmental protection impacts the aid beneficiary’s behaviour on the energy or product market differently than investment aid?
- Yes
- No
- I don't know

31 Please explain in what areas and/or circumstances their impact may differ or why you consider that they have the same impact.
Historically, support mechanisms for RES-E based on feed-in-tariffs (operating aid) caused a number of undesirable side effects:

• On systems: inefficient dispatch, reduced available transmission capacity,
• On markets: lower liquidity linked to the absence of obligation to sell RES-E output on the market, negative effects on prices as tariffs are paid out in any case.

The introduction of RES-E support in the form of variable feed-in premiums or CfDs (still operating aid) have a stronger link to the market than feed-in tariffs. But these schemes still have a distortive effect on competition and trade, when they are different in each Member State and if trade of nationally subsidized RES-E is excluded. Finally, windfall profits will remain a concern with operating aid as they distort the level-playing field once investment expenditures are recovered for high-CAPEX low-OPEX projects.

32 Do you think that the current rules include appropriate safeguards to avoid potential negative impacts or are additional safeguards required?

No. The current framework should be amended.

EFET considers that financial support for new generation units on a per MWh produced basis (i.e. not on a capacity created basis) should be limited in time, thus not being able to go beyond the number of years expected to constitute a project pay-back period.

EFET equally suggests introduction of rules which toughen the approach to availability of financial support for RES-E during periods of negative wholesale prices.

In any case, financial support should be determined via market mechanisms (e.g. tenders) to allow meeting the desired environmental target in the most cost-efficient way.

33 Various different instruments have been used to incentivise investments in renewable energy that pay beneficiaries over the project lifetime – for example fixed feed in premiums that pay a fixed subsidy for each unit of output, variable premiums that pay a top up equal to the difference between the market value of the output and a predefined price, and two way contracts for difference that pay this top up in the same way as a variable premium but also oblige the beneficiary to make a payback if market prices go above the predefined price level.

Do you think that these methods are equivalent in terms of incentivising new investments while keeping and product markets distortions limited to the minimum?

- Yes – all of them allow investments to be financed and take account of market revenues.
- No – fixed premiums are superior because they leave market participants more exposed to market price signals and adapt production to real demand.
No – variable premiums are superior over fixed premiums as they are adapting to real costs.

No – two-way contracts for difference are superior because they guard against overcompensation.

Other (please explain)

I don't know/No opinion

35 The introduction of carbon contracts (for difference) has been suggested to further incentivise the decarbonisation of the industry. Such contracts would reimburse the extra costs resulting from decarbonisation by paying the investor the difference between the costs of reducing one ton of CO2 for the production of a given product (steel, cement, fertilisers, etc.) and the actual CO2 price in the ETS, bridging the cost gap compared to conventional production of the given product. Such type of contract would create a further incentive for industries to invest into decarbonisation technologies beyond the ETS incentive by removing uncertainties about the profitability of the investment and guarantee a certain rate of return for the investment.

Do you agree with the above statement and thus consider that this type of support should be allowed?

Those contracts for difference can be one way contracts (the difference in costs is paid to the producer of the industrial product when decarbonisation costs are higher than the carbon price or two-ways if the industrial producer also has to pay back the difference when the decarbonisation costs are below the carbon price.

Yes

No

I don't know

39 Do you think that carbon contract for difference for the industry would imply certain risks for competition on the market?

Yes

No

I don't know

A.3.3) Aid intensities – Funding gap

For investment aid, the EEAG and the GBER use two approaches to calculating the amount of aid that a project can receive: i) funding gap (for energy infrastructure, for district heating and cooling networks and for CO2 capture, transport and storage); and ii) aid intensities.
According to a funding gap approach, all revenues and expenses over the lifetime of the investment, discounted to their current value (typically using the cost of capital) are forecasted. If the sum of the discounted cash flows is negative for the investment, aid can be awarded to cover the entire gap. The funding gap approach requires a thorough business plan. The funding gap can be calculated only on project per project basis.

Aid intensities, on the other hand, limit the aid awarded to a certain percentage (so-called maximum aid intensity) of the extra investment cost of the project which needs to be incurred to reach the environmental or energy objective compared with a defined counterfactual. This approach was chosen in 2014 for investment aid for equipment producing energy or products. It was considered to ensure predictability, be easy to use and to ensure a level playing field when comparing projects within a specific category. Aid intensities were calculated to roughly approximate the funding gap of a certain number of standard projects observed before 2014. In the meantime, however, new technologies have been developed.

42 Do you think that aid intensities combined with the use of a counterfactual should be maintained as a way to measure the proportionality of the aid?

Yes – because easy to use
Yes – in particular under the GBER
Yes – in particular for small projects

Yes – but only for standard projects where costs and counterfactual are well established.
No – because aid amount is never correctly calibrated
No – because counterfactual is difficult to identify
I don’t know

43 Please indicate if you consider there are specific types of investments where applying aid intensities would be particularly useful:

Renewable electricity
Renewable heating/cooling
Renewable and low carbon hydrogen production
Alternative transport fuel (other than hydrogen)
Combined Heat and Power (CHP)
District heating/cooling
Energy efficiency in production processes
Energy efficiency in buildings
Industrial decarbonisation
(Solid) Waste recycling
Resource efficiency/Circular economy (water)
Resource efficiency/Circular economy (waste heat)
Low/zero emission vehicles
Low/zero emission transport infrastructure
☐ Carbon Capture and Storage (CCS)
☐ Carbon Capture and Use (CCU)
Energy storage
Demand response
Energy infrastructure
Biodiversity
Other (Please specify)

49 Are you aware of projects eligible for support for environmental protection under the EEAG or GBER, which were not implemented because the aid intensity allowed under the EEAG or GBER did not make the project sufficiently financially attractive?
☐ Yes
☐ No

52 Do you have experience with the funding gap (as explained above) approach in receiving or granting of aid?
☐ Yes
☐ No

56 Do you think that a claw back mechanism should be introduced to avoid excessive funding?
☐ Yes
☐ No
☐ I don't know/No opinion

A.3.4) Administrative burden

While an application for public support will inevitably put an administrative burden on aid applicants, this burden might vary depending on the type of project, the granting procedure or the aid instrument. The following questions aim to compare the administrative burden of different granting procedures.
57 If you are a business or an association representing businesses, assuming you (or one of your members) would apply for a subsidy of EUR 1 000 000 how do you rate the burden of administrative procedures in applying for aid for environmental protection (ie. the cost to a business incurred to prepare the application and required documentation and take part in the application procedure) based on the following application processes?

<table>
<thead>
<tr>
<th>Admin burden of</th>
<th>1 (not burdensome)</th>
<th>2 (acceptable)</th>
<th>3 (burdensome)</th>
<th>4 (very burdensome)</th>
<th>5 (too burdensome: you would not apply)</th>
<th>I don't know/no experience</th>
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</thead>
<tbody>
<tr>
<td>Operating aid based on the bid submitted in a competitive bidding process</td>
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<tr>
<td>Operating aid based on pre-established tariffs by the administration (no competitive bidding process, only aid application)</td>
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<tr>
<td>Investment aid based on pre-established aid intensities. Counterfactual is already established by granting authority.</td>
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<tr>
<td>Investment aid based on pre-established aid intensities. Counterfactual situation must be described by the aid applicant.</td>
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<tr>
<td>Investment aid based on Funding gap (aid applicant must submit discounted cash flow projections)</td>
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A.4) Aid award procedure: Transparency, broadening, cross border opening, competitive bidding process, public consultation, avoiding investment flow interruption

This section seeks views on potential competition distortions that may result from the continued and increasing use of State aid for environmental protection, as well as the pros and cons of various tools that could be used to reduce these distortions.

63 There are various situations, in which State aid for environmental protection might pose a risk to fair and equal competition, such as:

- **Overcompensation** (projects receive more aid than needed to carry out the investment/activity)
- **Crowding-out of private investment** (aid granted to projects which would have taken place without aid anyway or reducing the private incentive to invest)
- **Greenwashing** (projects claiming aid for alleged higher environmental benefits, while the real environmental benefits they provide are very low)
- **Lack of cost-effectiveness** (the cheapest projects to fulfil the environmental objective are not chosen)
- **Deep pockets distortions** (Member States with greater financial resources being able to over subsidise environmental protection activities in their territory, giving a competitive advantage to firms located in their territory).

On a scale from 1 (not at all important) to 5 (very important), how important is it that State aid rules seek to minimise/prevent these risks?

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<th>3</th>
<th>4</th>
<th>5</th>
<th>I don't know /No opinion</th>
</tr>
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<tbody>
<tr>
<td>Overcompensation</td>
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<tr>
<td>Crowding-out of private investment</td>
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<tr>
<td>Greenwashing</td>
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<tr>
<td>Lack of cost effectiveness</td>
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<td>Deep pockets distortions</td>
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A.4.1) Transparency of environmental protection costs

Transparency in this section refers to the transparency of the environmental protection cost. State aid rules could more systematically require Member States to identify the contribution to environmental protection in
monetary terms in a harmonised manner, as cost (in EUR) per unit of environmental protection achieved (as for example, EUR aid per tCO2 emissions reduced) [or, where other objectives are identified, eg. EUR per measureable unit of improvement of air/water/soil quality or biodiversity].

Increasing the transparency of the cost in this way could provide a basis for ensuring aid is necessary, as well as comparing and choosing between different types of project that contribute to the same objective. Making the costs transparent might also discourage Member States from picking relatively expensive means to meet the targeted objective and reducing the risk that targeted support is used to support national industry rather than as an efficient means of increasing environmental protection, bearing in mind the need to support the development of technologies to decarbonise production processes that currently face high abatement costs in view of the climate neutrality objective by 2050.

For decarbonisation costs, such a calculation would need to take into account direct savings from the activity as well as emissions linked to primary energy consumption – for example, switching from a gas boiler to an electric boiler would reduce emissions because gas would no longer be burned to fire the boiler. The calculation would need to make assumptions about the carbon intensity of the electricity used to power the electric boiler. Similarly, for support for renewable electricity this could require a calculation taking into account estimates of the hours in which the supported generation would run, and the type of alternative electricity production that it would displace in these hours.

64 Do you think a calculation of the cost per tCO2 emissions reduced should be reported for aid measures targeting decarbonisation for the sake of transparency?

- Not at all
- Rather not
- Neither yes nor no
- Rather yes
- Yes, fully
- I don't know

65 Please explain the reason for your response.

1000 character(s) maximum

The Frontier Economics report to EFET demonstrates the benefits of establishing a “common currency” of carbon content, which would allow determining whether different energy carriers should be rewarded or not, according to their respective carbon intensity as primary fuels.

Such a “common currency”, certifying the carbon abatement value of energy sources and energy carriers, could underpin efficient market-based decarbonisation incentives for end use sectors outside the EU ETS currently. More specifically, it would enable the introduction, preferably at EU level, of targets for carbon abatement in sectors which are currently outside the EU ETS, pursuant to which they then require suppliers of energy to meet low carbon quotas by way of buying, trading and redeeming standard certificates.

With careful planning the design of such a common currency could be aligned with the operation of the EU ETS, in order to avoid double counting the deemed “green value” of the certified sources.
For other environmental protection objectives, such a calculation can also be complex, in particular when environmental protection projects tackle several types of environmental impacts. Allocating the costs to the various environmental benefits can be complicated. For instance, an investment that allows a company to both consume less water and release less pollutants in the air and water may be complex to convert into a cost per unit of pollution avoided. Also the types of pollution avoided vary and cannot be compared amongst each other. In those cases, instead of a cost per unit of environmental benefit, it might be more useful to require the quantification of the expected different environmental benefits of a given investment.

66 For environmental protection objectives other than decarbonisation, do you think that a calculation of the actual cost per unit of environmental benefit or where not possible a requirement for quantifying the actual environmental benefits of support measures should be required as part of the compatibility conditions:

- Not at all
- Rather not
- Neither yes nor no
- Rather yes
- Yes, fully
- I don’t know

67 How do you rate aid intensities compared to a funding gap approach in terms of the likelihood of generating a reasonable rate of return or an excessive rate of return?

- Aid intensities are more likely than funding gap to lead to an excessive rate of return (because the aid intensity is too generous and/or ignores important savings/revenues)
- Funding gap method is more likely to lead to an excessive rate of return (because costs and revenues cannot correctly be forecasted)
- When combined with a claw back mechanism (i.e. a mechanism that ensures that aid has to be reimbursed if actual costs are lower than foreseen in the funding gap calculation or when revenues are higher than initially planned), the funding gap method is more likely to lead to reasonable a rate of return than aid intensities
- Both approaches are equivalent
- I don’t know/No opinion

69 How difficult do you rate the quantification of the environmental benefits?

- Easy
- Rather easy
Neither easy/nor difficult
○ Rather difficult
○ Difficult
○ Very difficult
○ I don't know

70 How would you rate this potential transparency requirement in terms of its suitability to mitigate the following risks?

<table>
<thead>
<tr>
<th></th>
<th>No impact on the risk</th>
<th>Only partially suited</th>
<th>Well suited</th>
<th>I don't know/No opinion</th>
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<tbody>
<tr>
<td>Overcompensation</td>
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<td>Crowding-out of private investment</td>
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<td>Lack of cost effectiveness</td>
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<tr>
<td>Deep pockets distortions</td>
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A.4.2) Broadening

Broadening in this context refers to increasing the eligibility for participating in an aid scheme from a specific beneficiary or group of beneficiaries (in terms of technology or sector) to other beneficiaries, sectors or technologies that can contribute to the same objective. For instance, a broadening requirement could prevent that a Member State limits support only to energy efficiency measures in buildings, or only to solar electricity production, or to renewable energy or only to low emission mobility through electric cars. Rather, State aid rules could aim at opening schemes to a wider variety of projects that can all contribute to the targeted objective (like decarbonisation). Similarly, if a Member State aims to incentivise industrial decarbonisation, State aid rules could avoid limiting the support to one company only and rather require a broadening of the proposed support so that eg. all companies active in the same sector, or all companies which are competing against each other, or all companies facing the same decarbonisation challenge are eligible to apply for subsidies.

By opening up the possibility of support to the entire sector, to all competing undertakings or all undertakings facing the same environmental challenge, competition distortions may be reduced. For example, expanding eligibility to include more cost-effective options, or direct/indirect competitors to the originally targeted beneficiaries might reduce the possibility for Member States to use State aid for providing competitive advantage to the beneficiaries over competitors by subsidising emissions reductions only in one specific factory, in one specific part of the country, or in one specific type of factory.

Provided that the broadening is not accompanied by an increase in the budget and is combined with a selection procedure, it might also reduce the cost of achieving environmental protection objectives, given that Member States would have the possibility to select the projects that they will support from a larger range of potentially cheaper projects. /Broadening should not be understood as requiring Member States to
increase the budget of their aid schemes or to broaden the support to more expensive approaches. Rather, such a requirement would be limited to requiring support for comparable projects when they can more cost-effectively achieve the targeted objective. A significant challenge associated with such a “broadening” approach would be the need to come up with an objective basis for defining an appropriate scope — i.e., is it sufficient to broaden a measure to include all undertakings producing the same good or service, would the Member State have to also include undertakings producing products or services that compete with the originally intended beneficiaries, or would the Member State have to include all possible projects that could contribute to the targeted objective? An additional complexity would arise in schemes pursuing more than one environmental objective.

71 Would you consider beneficial a requirement for Member States to broaden their support schemes for decarbonisation?
- Yes
- No
- I don't know

72 Please explain.

The Commission rightly identifies coming up with “an objective basis for defining an appropriate scope” of broadening as of a crucial issue with this approach.

Rather than picking winners, the revised EEAG should support the development of a coherent policy framework that recognises the environmental benefit of a wide range of available technologies and reward carbon abatement in a market-based, technology-neutral way. An important prerequisite for the establishment of this policy framework is the creation of a comprehensive terminology and robust certification system for energy carriers covering associated GHG and sustainability criteria envisaged under RED II revision.

Most importantly, broadening of eligibility for State aid to specific sectors or technologies may create policy overlaps and undermine the effectiveness of the reinforced and expanded EU ETS, which will be key instrument for achieving the European 2030 and 2050 climate objectives cost-effectively.

73 Would you consider beneficial a requirement for Member States to broaden their support schemes for environmental objectives other than decarbonisation?
- Yes
- No
- I don't know

75 If you answered yes to 71) and/or 73), how far should this broadening requirement reach?
- Must include all undertakings producing the same good or service
Must include undertakings producing products or services that compete with the originally intended beneficiaries (eg. steel producers as well as all products competing with steel for its various applications)

- Must include all possible projects that could contribute to the targeted objective, i.e. should apply across sectors

- Other (please explain)

76 Please explain your answer.

1000 character(s) maximum

The Commission rightly identifies coming up with “an objective basis for defining an appropriate scope” of broadening as of a crucial issue with this approach.

Rather than picking winners, the revised EEAG should support the development of a coherent policy framework that recognises the environmental benefit of a wide range of available technologies and reward carbon abatement in a market-based, technology-neutral way. An important prerequisite for the establishment of this policy framework is the creation of a comprehensive terminology and robust certification system for energy carriers covering associated GHG and sustainability criteria envisaged under RED II revision.

Most importantly, broadening of eligibility for State aid to specific sectors or technologies may create policy overlaps and undermine the effectiveness of the reinforced and expanded EU ETS, which will be key instrument for achieving the European 2030 and 2050 climate objectives cost-effectively.

79 How would you rate this potential broadening requirement in terms of its suitability to mitigate the following risks?

<table>
<thead>
<tr>
<th>Risk</th>
<th>No impact on the risk</th>
<th>Not sufficient on its own to fully tackle the risk</th>
<th>Well suited</th>
<th>I don't know /No opinion</th>
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<tbody>
<tr>
<td>Overcompensation</td>
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<td>Deep pockets distortions</td>
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A.4.3) Cross-border opening of aid schemes

Cross-border opening of aid schemes in this context refers to the possibility for State aid rules to require national support schemes to be broadened beyond national borders. Schemes would need to be open to projects in other Member States that can contribute to the achievement of the targeted objective. This would be similar to the rules already applicable for capacity mechanisms used to ensure security of...
electricity supplies. However, the existing sectoral rules for renewable energy (Renewables Directive) make the use of cooperation mechanisms and the opening of support schemes across borders voluntary.

The requirement to enable foreign participation could be limited to a percentage of the available budget for a scheme.

As with the potential national broadening tool described above, it would not be appropriate for State aid rules to require Member States to increase the budget of their aid schemes. Rather, such a requirement would be limited to requiring support for comparable projects in other Member States when they can more cost-effectively achieve the targeted objective.

Such a requirement would increase competition and could potentially serve as an important control against the risk of Member States with greater financial resources being able to over subsidise environmental protection activities in their territory, giving a competitive advantage to firms located in their territory. However, it would also increase complexity and there may be challenges associated with monitoring and enforcing rules across borders, which would depend to some extent on the willingness of national authorities to cooperate.

However, there may also be situations when such approach would not be appropriate. Where a Member State targets a specifically local pollution problem – air quality in a city for example – it would not be likely to be appropriate to open the support scheme to projects in other Member States unless these projects were geographically close enough to cost effectively make a difference to the objective pursued.

80 Would you support a requirement for Member States to open their support schemes for decarbonisation across borders?

- Yes
- No
- I don't know

81 Please explain.

There is a pressing need for adaptation of all national support schemes to EU rules guaranteeing the free movement of goods, consistent with Article 34 of the Treaty (TFEU) and to be recognized in the EEAG. No national support scheme should discriminate against imports or exports RES-E; conversely every national scheme must cater to transparent and non-discriminatory recognition of the RES attributes of imported electricity for the purpose of evaluating eligibility for financial support.

Existing provisions in the EEAG and REDII have proved inefficient to implement the cooperation objective. The revision of EEAG as well as REDII must therefore enable compulsory, progressive opening of national schemes to exports of power/gas from other Member States, given that EU targets are for a level of RES consumption, not production.

82 Would you support a requirement for Member States to open their support schemes for environmental objectives other than decarbonisation across borders?
84 If you answered yes to 80) and/or 82), should Member States be able to limit the amount of support available to projects in other Member States?

- Yes – no more than 10% of the scheme budget should be available to projects in other Member States
- Yes – no more than 50% of the scheme budget should be available to projects in other Member States
- No – it should be possible for projects in other Member States to be allocated the full budget from the scheme if they are more cost effective ways to achieve the targeted objective than national projects
- Other (please explain)

85 Please explain your answer.

1000 character(s) maximum

Considering the common objective of Member States to reach Europe’s net zero target, the fact that RES targets apply to energy consumption and not production in RED II, and the interconnectedness of electricity and gas markets, we do not see a justification for Member States to oppose or limit the opening of their support schemes to projects in other Member States.

95 How would you rate this potential cross-border opening requirement in terms of its suitability to mitigate the following risks?


<table>
<thead>
<tr>
<th></th>
<th>No impact on the risk</th>
<th>Contributes to reducing the risk but not sufficient on its own</th>
<th>Well suited</th>
<th>I don't know /No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Overcompensation</td>
<td></td>
<td></td>
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<tr>
<td>Crowding-out of private investment</td>
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<tr>
<td>Greenwashing</td>
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<tr>
<td>Lack of cost effectiveness</td>
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<td>Deep pockets distortions</td>
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</table>

A.4.4) Competitive bidding process

Competitive bidding process refers to selecting beneficiaries and determining the aid amount for the beneficiaries through a non-discriminatory and competitive bidding process, that provides for the
participation of a sufficient number of undertakings and where the aid is granted on the basis of either the initial bid submitted by the bidder or a clearing price. The budget or volume related to the bidding process is a binding constraint leading to a situation where not all bidders can receive aid. Tenders can be limited to specific categories of projects.

Competitive bidding processes in general have been useful to drive down costs and increase the efficiency of the support and help ensure the proportionality of aid. They can be complex to design and may increase the administrative burden and costs especially for smaller participants, but they avoid the need for administrative assessments of the amount of aid that projects should receive.

To ensure the proportionality of the aid, competitive bidding processes require a sufficient number of projects and those projects should be sufficiently comparable. There may therefore be areas in which competitive bidding processes are less suitable because there are no enough projects on a regular basis to organise a competitive bidding process or because projects are so diverse that a comparison of costs only would not seem adequate.

96 Do you think that competitive bidding processes should be the general rule to allocate investment and operating aid for energy and environmental purposes?

- Yes
- No
- I don't know/No opinion

A requirement for a competitive bidding process could be combined with other requirements being considered in this consultation, for example the potential requirement for broadening and the potential ‘transparency’ requirement for calculating the cost of achieving the targeted objective. If a broadening requirement were to be combined with tendering it could be expected to lead to a further reduction of the costs of support. Also, when combined with tender, the broadening requirement could ensure that the tender is competitive by contrast to a tender limited to a sector in which there are only too few competitors.

107 In your view, would a competitive bidding procedure that selected the cheapest projects to deliver industrial decarbonisation within a given sector and on national basis (steel only, cement only, fertilisers only) be sufficiently competitive to ensure that aid is limited to the minimum necessary to trigger the projects?

- Yes
- No
- I don't know

108 If no, how much broader should it be (competing product markets? All sectors facing same environmental challenge? Other?) and which criteria could be used to determine the range of sectors eligible to take part in the tender? Please explain.

3000 character(s) maximum

Competitive bidding can play an important role in delivering industrial decarbonisation, provided that the appropriate design of the bidding procedures is ensured.
However, conducting bidding procedures on a national basis and restricting them to specific technologies should be avoided.

It is crucial to ensure that the criteria to be fulfilled in the framework of the tendering process are defined in a way that ultimately allows choosing the best suited and most optimal technology, whichever its location in Europe.

110 Competitive bidding procedures open to several technologies/sectors usually focus on one or very few parameters, on which participants bid and are compared, such as the actual aid amount for the construction of the project or the cost of delivering a MWh of renewable energy or the costs of reducing one ton of CO2. Are there important environmental or social costs or benefits that cannot be internalised in a competitive bidding procedure with a broader scope?

- Yes
- No
- Don’t know/No opinion

113 How would you rate a competitive bidding procedure across heterogeneous projects? In such a procedure, projects of different types all contributing to decarbonisation would compete and be compared on the basis of the cost per unit of CO2 emission reduction. This could involve for example a competitive bidding process in which renewable electricity and heat, insulation of buildings, acquisition of clean vehicles, process energy efficiency, waste heat recovery, renewable and low carbon hydrogen production/consumption, and CCS projects all participate.

<table>
<thead>
<tr>
<th></th>
<th>Not at all suited (no impact on that risk)</th>
<th>Contributes to reducing the risk but not sufficient on its own</th>
<th>Well suited</th>
<th>Don’t know/No opinion</th>
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</thead>
<tbody>
<tr>
<td>Overcompensation</td>
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<tr>
<td>Crowding-out of private investment</td>
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<td>Greenwashing</td>
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<td>Missing cost effectiveness</td>
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<td>Deep pockets distortions</td>
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A.4.5) Public consultation
The public consultation envisaged in this section would require Member States/authorities setting up a support scheme to publish as part of its preparation a consultation open to all interested parties on a public platform, covering the main features of the support scheme, as well as the proposed eligibility and the way projects would be selected for support. The responses received would be published, together with a summary report with the Member States’ reactions to the main comments. This summary report would be provided to the Commission as part of the notification of the State aid scheme for approval. Failure to conduct the prior public consultation would lead to the incompatibility of the aid measure.

Such a consultation would entail a significant administrative burden for Member States/authorities but could be a useful tool notably for larger and more complex schemes and those involving higher budgets. In particular, if a requirement for broadening (as explained above) is introduced, a requirement for public consultation could serve as a basis for determining whether the eligibility for the scheme is appropriate – i.e., the Member State could consult the market on the proposed eligibility, providing an opportunity for market participants to provide evidence if they are aware of projects that could more cost effectively contribute to the objectives targeted by the scheme. The Member State could then consider broadening the scope of the proposed scheme to include such projects (and this information would be available to the Commission when the Commission examines the compatibility of the scheme). Another type of consultation that might be useful is a public consultation aiming at probing the market for potential project to verify that there is a need for a support scheme and that it would not crowd out private projects.

116 On a scale from 1 to 5, how useful would you consider such a consultation to ensure a proposed scheme is reasonably open to competitors and avoids unduly distorting competition?

- 1 (not useful at all)
- 2
- 3
- 4
- 5 (very useful)
- I don't know/No opinion

117 When should such a consultation requirement apply?

- It should not apply to any measures
- It should apply to all measures regardless of their cost/complexity
- It should apply to all measures exceeding a certain budget threshold
- It should apply to all measures involving certain complex features eg. participation of multiple project types (please explain)
- It should apply to all areas as means to verify the necessity of an aid scheme
- It should apply to all notifiable amendments (i.e., amendments requiring a new State aid decision) to measures that originally required a consultation
- It should apply only to notifiable amendments related to certain complex features eg. participation of multiple project types
A.4.6) Summary

Having responded to the questions above, please summarise your views by completing the following table.

119 On a scale from 1 (completely disagree) to 5 (completely agree): to which extent to you agree with the following statements?

<table>
<thead>
<tr>
<th>Statement</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>I don’t know / No opinion</th>
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</thead>
<tbody>
<tr>
<td>Currently, State aid for environmental protection is well spent.</td>
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<tr>
<td>State Aid should allow Member States to target what they consider the most pressing environmental issues in their national context regardless of competition distortions</td>
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<td>Reducing the cost of environmental aid makes it more acceptable</td>
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<td>Improving the transparency of the cost of environmental protection makes aid for environmental protection more acceptable</td>
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<tr>
<td>State aid rules should prevent Member States subsidising only more expensive ways to achieve environmental protection objectives and should require Member States to also/instead support more cost effective ways to achieve environmental protection objectives</td>
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<tr>
<td>Awarding environmental aid through tenders makes it more acceptable</td>
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<td>Opening environmental aid schemes to as many contributors to the environmental objective as possible makes it more acceptable</td>
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<td>Opening environmental aid schemes cross border makes them more acceptable</td>
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<td>Making the rules clearer and simpler would significantly facilitate their use</td>
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120 Other than the potential tools explained here (transparency, broadening etc) do you have any other suggestions as to how the risks of competition distortions could be mitigated through state aid rules?

Yes
A.4.7) Administrative burden

126 Do you have any suggestions for limiting the complexity and/or reducing the administrative burden of the options listed above?

- Yes
- No
- I don't know

128 Do you think that simplified rules should apply for smaller projects?

- Yes
- No
- No opinion

B) Energy Intensive Users
130 Over the past years, taxes and levies on electricity, such as those financing renewable support schemes, have continued to increase. At the same time, the energy component of the final (retail) electricity price has reduced both in absolute and relative terms [see DG Energy, Energy Prices and Costs Report, 2019]. In the context of the Green Deal and the planned decarbonisation, how do you expect the various components of the electricity bill to change in light of the EU’s increased climate ambitions?

<table>
<thead>
<tr>
<th>Component</th>
<th>Decrease by more than 50%</th>
<th>Decrease by 20-50%</th>
<th>Decrease by 10-20%</th>
<th>Decrease by less than 0-10%</th>
<th>Remain stable</th>
<th>Increase by 0-10%</th>
<th>Increase by 10-20%</th>
<th>Increase by 20-50%</th>
<th>Increase by more than 50%</th>
<th>I don't know /No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy component</td>
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<td>Levies to finance Renewables</td>
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<td>Levies to finance other decarbonisation objectives</td>
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<td>Network charges</td>
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<td>Energy taxes</td>
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</table>
Based on the expected levels of levies to finance renewables and other decarbonisation objectives (“decarbonisation levies”) or energy taxes, as indicated in the question above, on a scale of 1 (none) to 6 (very high), how would you rate the risk that EIUs would relocate from your Member State assuming that the existing exemptions for EIUs will continue to apply?

<table>
<thead>
<tr>
<th>.</th>
<th>1 (none)</th>
<th>2 (low)</th>
<th>3 (medium-low)</th>
<th>4 (medium-high)</th>
<th>5 (high)</th>
<th>6 (very high)</th>
<th>I don’t know/No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy taxes</td>
<td>☐</td>
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<td>☐</td>
<td>☐</td>
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<tr>
<td>Decarbonisation levies</td>
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</table>
132 Based on the expected levels of decarbonisation levies or energy taxes, on a scale of 1 (none) to 6 (very high), how would you rate the risk that EIUs would relocate from your Member State if the exemptions for EIUs were removed?

<table>
<thead>
<tr>
<th></th>
<th>1 (none)</th>
<th>2 (low)</th>
<th>3 (medium-low)</th>
<th>4 (medium-high)</th>
<th>5 (high)</th>
<th>6 (very high)</th>
<th>I don't know/No opinion</th>
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<tr>
<td>Energy taxes</td>
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<td>Decarbonisation levies</td>
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</table>
The level of taxes and levies on electricity, both in absolute value and as a share of total price of the input, can affect the incentives for energy intensive users to electrify their production processes. How would you rate, on a scale of 1 (none) to 6 (very high), the risk that the expected levels of taxes and levies on electricity will significantly impair this electrification process?

- 1 (none)
- 2 (low)
- 3 (medium-low)
- 4 (medium-high)
- 5 (high)
- 6 (very high)
- I don't know
134 How would you rate, on a scale of 1 (should not be used) to 5 (very good choice), the use of the following sources of financing for the support to decarbonisation schemes?

<table>
<thead>
<tr>
<th>Support for decarbonisation policies should be financed from:</th>
<th>1 (should not be used)</th>
<th>2 (not a good choice)</th>
<th>3 (medium)</th>
<th>4 (good choice)</th>
<th>5 (very good /preferred choice)</th>
<th>I don't know/No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surcharges on electricity</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td>Surcharges on fossil fuels</td>
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<tr>
<td>ETS revenues</td>
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<td>☐</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td>Specific charges imposed on industry</td>
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<tr>
<td>Environmental taxes imposed on industry</td>
<td>☐</td>
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<tr>
<td>Environmental taxes imposed on the economy</td>
<td>☐</td>
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<tr>
<td>General budget</td>
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<tr>
<td>Other (please specify)</td>
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</table>
135 If other, please specify.

The use of auctioning revenues from the EU ETS will play a key role in financing climate action and just transition in Europe. The existing revenue streams from auctioning fueling the Innovation Fund and the Modernisation Fund will be expanded with the potential expansion of the EU ETS to cover maritime, road transport and building and possibly all fossil fuel uses. This will allow boosting the financing of clean innovation in the respective sectors.

Financing decarbonisation measures by other means than surcharges on electricity would increase the weight of the energy component in the retail price of electricity and hence improve visibility of this signal for end-consumer. This could incentivize individual energy efficiency measures as well as encourage the uptake of demand-side response. It would also place all consumers on a level-playing field, as some are currently exempted from this surcharge.

136 Do you consider the need for reductions for EIUs could be reduced or eliminated, if decarbonisation measures were financed through means other than surcharges on electricity?

- Yes
- No
- I don't know/No opinion

138 In your opinion, which of the following parameters, on a scale of 1 (not relevant) to 5 (very relevant), are the most relevant to identify the sectors that will be at risk of relocation due to taxes and levies with a decarbonisation objective?

<table>
<thead>
<tr>
<th></th>
<th>1 (not relevant)</th>
<th>2 (slightly relevant)</th>
<th>3 (relevant)</th>
<th>4 (rather relevant)</th>
<th>5 (very relevant)</th>
<th>I don't know /No opinion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exposure to international trade (&quot;trade intensity&quot;)</td>
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<tr>
<td>Exposure to electricity costs (&quot;electro intensity&quot;)</td>
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<tr>
<td>Exposure to a risk of carbon leakage as determined for the purposes of the ETS Guidelines 2020-2030</td>
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<tr>
<td>Other (please specify)</td>
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</table>
140 In your opinion, in order to minimise the risk of relocation while ensuring level playing field, should the possibility of granting reductions to EIUs be limited to only those Member States that have reached a certain EU-wide minimum level (in absolute amount) of decarbonisation levies?

- Yes
- No
- I don't know/No opinion
- Other (please specify)

142 In your opinion, should the granting of reductions to EIUs be made conditional upon requirements to invest part of the support in energy efficiency and/or the decarbonisation of production processes?

- Yes
- No
- I don't know/No opinion
- Other (please specify)

**Final comments and document upload**

144 If there is anything else you would like to say which may be relevant for the impact assessment of the EEAG, feel free to do so.

*1000 character(s) maximum*

Whichever the aid's scope, type, or source of financing, any national or EU-wide support scheme necessary to support the uptake of technologies and energy carriers facilitating the decarbonisation of the energy system must take into account the CO2 abatement and sustainability characteristics of the technologies. It should also be:

- Strictly market-based, technology-neutral, non-distortive, tradable and open across EU borders, and harmonised as early as possible;
- Cost-effective from a system management perspective;
- Taken into account in the framework of the EU ETS for their carbon abatement effect to ensure that the integrity of the EU ETS is preserved and strengthened.

Financial support should only be considered at early stages of development and where there is a realistic prospect of that technology becoming economically competitive on a standalone basis. The EEAG should also toughen the rules for financial support per MWh during periods of negative wholesale prices.

145 If you wish to attach relevant supporting documents for any of your replies to the questions above, feel free to do so.

The maximum file size is 1 MB
Only files of the type pdf,txt,doc,docx,odt,rtf are allowed
Please indicate whether the Commission services may contact you for further details on the information submitted, if required.

- Yes
- No

As mentioned in the Introductory Part of this questionnaire, the Commission is currently conducting a consultation on the relationship between competition law and the Green Deal. In this framework, the Commission is examining to what extent green bonuses could be allowed for measures or projects delivering high environmental protection, whether that high environmental contribution should be identified thanks to the EU taxonomy or not and how risks of overcompensation can be avoided when normal aid intensities already cover all extra environmental costs.

In the call for contributions, stakeholders are invited to examine among others the following questions, which are also relevant for the EEAG revision. The questions are reproduced here for the sake of transparency. The Commission invites stakeholders to submit their comments to this consultation on the role of competition law in the Green Deal to COMP-GREEN-DEAL@ec.europa.eu.

3. If you consider that more State aid to support environmental objectives should be allowed, what are your ideas on how that should be done?
   a. Should this take the form of allowing more aid (or aid on easier terms) for environmentally beneficial projects than for comparable projects which do not bring the same benefits (“green bonus”)? If so, how should this green bonus be defined?
   b. Which criteria should inform the assessment of a green bonus? Could you give concrete examples where, in your view, a green bonus would be justified, compared to examples where it would not be justified? Please provide reasons explaining your choice.

4. How should we define positive environmental benefits? a. Should it be by reference to the EU taxonomy and, if yes, should it be by reference to all sustainability criteria of the EU taxonomy? Or would any kind of environmental benefit be sufficient?

Thank you for responding to this questionnaire.

Useful links

Contact
Contact Form