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Targeted consultation on the establishment of a European single access point (ESAP) for financial and non-financial information publicly disclosed by companies

First action of the capital markets union action plan

Fields marked with	* are mandatory.
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Introduction

Background of this targeted consultation

The purpose of this targeted questionnaire is to seek general and technical views on the way to establish a European single access point (ESAP) for companies' financial and sustainable investment-related information made public pursuant to EU legislation. The establishment of the ESAP is the first action in the Commission's new action plan on the capital markets union (CMU). The EU legislation in the financial services area (in relation to inter alia capital markets, credit rating, investment, lending, insurance, asset management, funds (including UCITs), sustainable finance) requires companies to disclose a wide range of documents, particulars and datasets in order to increase the transparency and reduce asymmetry of information between company insiders and external investors.

The collection and dissemination of data is however fragmented. The EU law rarely prescribes specific dissemination channels. A few datasets such as an issuer's annual financial report must be published via a register. Registers are most of the time scattered along the national and / or sectoral dimensions. At the EU level, the <u>European Securities and Markets Authority (ESMA)</u> maintains a number of public registers.

Stakeholders encounter significant difficulties in accessing, comparing and using the companies' financial and sustainability-related information published pursuant to the relevant EU legislation. Based on responses received from stakeholders on previous consultation activities, it appears that:

- 1. Stakeholders find it difficult to access specific companies' information because the information itself is scattered geographically (generally by Member State), functionally and thematically. Information is also often searchable or available in local languages only, and not always freely accessible or bulk downloadable
- 2. Investors and users find publicly disclosed financial and non-financial information difficult to compare and analyse. This is mainly due to the lack of common standards for such disclosure, use of different identifiers for a

same entity, lack of interoperable formats and lack of harmonised implementation of reporting obligations at national level. The introduction of the ESEF format for financial reports by listed companies in 2021 or 2022 will to some extent remedy the situation but applies to only a small fraction of the regulated information disclosed by companies

 Stakeholders find the electronic usability of the data suboptimal. Data is hardly ever disclosed in a machine readable structured format. Notwithstanding some progress in the field of natural language processing, this undermines algorithmic processing of such data

The lack of an integrated data management at the EU level is detrimental in many ways. Firstly, it is particularly detrimental to SMEs and to companies incorporated in Member States with less-developed capital markets. These companies lack cross-border visibility and struggle to find investors, thus reducing the liquidity of their securities. Secondly, it stifles market integration and innovation in the EU (such as pan-EU added value services and Fintech), and constitutes a competitive disadvantage for the EU capital markets in terms of attractiveness, compared to capital markets in other jurisdictions, such as the US. Lastly, the lack of integrated data management and access act as an important impediment to a fully-fledged capital markets union (CMU).

An EU-wide mechanism offering easily accessible, comparable and digitally usable information such as the ESAP can remedy the situation. The EU can add value by establishing an EU platform offering an EU single access point as well as an EU harmonised approach for the IT format for companies' information published pursuant to EU law.

Context and link with other initiatives

The Commission aims to foster policies that are fit for the digital age. Industrial and commercial data are key drivers of the digital economy. In its European Data Strategy of February 2020, the Commission declared its intention to make more data available for use in the economy and society. The strategy suggests the roll out of common European data spaces in crucial sectors such as the green deal and the financial sector. The Commission is preparing a legislative proposal to establish such spaces.

The <u>High Level Forum on the Capital Markets Union (HLF)</u>, set up by the European Commission in November 2019, recommended in its final report adopted on 10 June 2020 to set up the ESAP as an EU-wide platform in order to facilitate investors' access to company data, including that of SMEs. The HLF considered that standardised data reporting standards and formats should make data more easily accessible and comparable for investors. The need to improve accessibility, comparability and usability of information is also mentioned in the <u>digital finance strategy</u> (in order to facilitate real-time digital access to all regulated financial information, the strategy suggests that by 2024, information to be publically released under EU financial services legislation should be disclosed in standardised and machine-readable formats). Similarly, the forthcoming renewed sustainable finance strategy (planned for Q1 2021) is likely to deliver similar messages as regards public data in its remit.

The development of the ESAP will seek to encompass a wide scope of public information. The scope of the information covered by the platform will focus on the needs of users, in particular investors, while also taking into account the needs of a broader range of users such as civil society in particular as regards sustainability-related disclosures. It will also examine whether and how to embed information beyond the financial services area, such as entities with no access to capital markets and SMEs in order to expand their funding opportunities.

It will entail streamlining disclosure mechanisms set-out in EU legislation. The platform should build to the greatest extent possible on existing EU and national IT infrastructure (databases, registers, in order to avoid adding to companies reporting burden). The Commission invites input from stakeholders to define the precise information coverage, governance and features of the ESAP.

The development of ESAP will build on existing EU initiatives, such as the findings of the <u>European financial transparency gateway (EFTG) pilot project</u>, and will complement existing initiatives such as the <u>business registers interconnection system (BRIS)</u>.

The Commission has recently undertaken a range of public and other consultations – <u>Capital Markets Union High Level Forum final report</u>, a new digital finance strategy for Europe/FinTech action plan, non-financial reporting by large companies, <u>fitness check on the EU framework for public reporting by companies</u>, <u>European strategy for data</u>, <u>renewed sustainable finance strategy</u> –, relevant for the development of the ESAP. The responses to these consultations indicate a strong and widespread support for an ESAP as regards public financial as well as non-financial information from both listed and non-listed companies, e.g. entities with no access to capital markets such as SMEs.

The development and deployment of the ESAP will have to take account of the many ongoing initiatives addressing supervisory or high value datasets at Commission level or in collaboration with the <u>European supervisory authorities</u>.

Targeted consultation

This targeted consultation on the ESAP initiative takes account of already undertaken consultations and aims at gathering further evidence and views on the best way to establish an ESAP, including the scope of data (and whether it could be broadened to non-mandatory information), cost-benefits, how to address SMEs, etc.

Note that you are not required to answer every questions and you may respond to only those questions that you deem the most relevant.

Please note: In order to ensure a fair and transparent consultation process only responses received through our online questionnaire will be taken into account and included in the report summarising the responses. Should you have a problem completing this questionnaire or if you require particular assistance, please contact <u>fisma-esap-project@ec.europa.eu</u>.

More information on

- this consultation
- the consultation document
- the consultation strategy
- capital markets union
- the protection of personal data regime for this consultation

About you

*	Language	of	my	contribution
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- Bulgarian
- Croatian
- Czech
- Danish
- Dutch
- English

([©] Estonian	
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(Dublic authority	
(Trade union	
(Other	
* Firs	st name	
[
	Ulrik	

*Surname			
Poulsen			
*Email (this won't be p	oublished)		
ulp@fida.dk			
*Organisation name			
255 character(s) maximum			
Finance Denmark			
*Organisation size			
Micro (1 to 9 en	nployees)		
Small (10 to 49)	employees)		
Medium (50 to 2	,		
Large (250 or m	,		
Transparency registe 255 character(s) maximum Check if your organisation is influence EU decision-making	on the transparency regist	<u>er</u> . It's a voluntary database fo	r organisations seeking to
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*Country of origin Please add your country of o			
Afghanistan	Djibouti	Libya	Saint Martin
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Δ 11	O D		and Miquelon
Albania	Dominican Describite	Lithuania	Saint Vincent
	Republic		and the Grenadines
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Angola	Equatorial Guinea	Malawi	Saudi Arabia
Anguilla	Eritrea	Malaysia	Senegal
Antarctica	Estonia	Maldives	Serbia
Antigua and Barbuda	Eswatini	Mali	Seychelles
Argentina	Ethiopia	Malta	Sierra Leone
Armenia	Falkland Islands	Marshall Islands	Singapore
Aruba	Faroe Islands	Martinique	Sint Maarten
Australia	Fiji	Mauritania	Slovakia
Austria	Finland	Mauritius	Slovenia
Azerbaijan	France	Mayotte	SolomonIslands
Bahamas	French Guiana	Mexico	Somalia
Bahrain	French Polynesia	Micronesia	South Africa
Bangladesh	FrenchSouthern andAntarctic Lands	Moldova	South Georgia and the South Sandwich Islands
Barbados	Gabon	Monaco	South Korea
Belarus	Georgia	Mongolia	South Sudan
Belgium	Germany	Montenegro	Spain
Belize	Ghana	Montserrat	Sri Lanka
Benin	Gibraltar	Morocco	Sudan
Bermuda	Greece	Mozambique	Suriname
Bhutan	Greenland	Myanmar	Svalbard and
		/Burma	Jan Mayen
Bolivia	Grenada	Namibia	Sweden
Bonaire SaintEustatius andSaba	Guadeloupe	Nauru	Switzerland
Bosnia and Herzegovina	Guam	Nepal	Syria

BotswanaBouvet IslandBrazilBritish Indian	GuatemalaGuernseyGuineaGuinea-Bissau	NetherlandsNew CaledoniaNew ZealandNicaragua	TaiwanTajikistanTanzaniaThailand
Ocean Territory British Virgin Islands	Guyana	Niger	The Gambia
Brunei	Haiti	Nigeria	Timor-Leste
Bulgaria	Heard Island and McDonald Islands	Niue	Togo
Burkina Faso	Honduras	Norfolk Island	Tokelau
Burundi	Hong Kong	NorthernMariana Islands	Tonga
Cambodia	Hungary	North Korea	Trinidad and Tobago
Cameroon	Iceland	North Macedonia	Tunisia
Canada	India	Norway	Turkey
Cape Verde	Indonesia	Oman	Turkmenistan
Cayman Islands	Iran	Pakistan	Turks and Caicos Islands
Central AfricanRepublic	Iraq	Palau	Tuvalu
Chad	Ireland	Palestine	Uganda
Chile	Isle of Man	Panama	Ukraine
China	Israel	Papua New Guinea	United Arab Emirates
Christmas Island	Italy	Paraguay	UnitedKingdom
Clipperton	Jamaica	Peru	United States
Cocos (Keeling) Islands	Japan	Philippines	United StatesMinor OutlyingIslands
Colombia	Jersey	Pitcairn Islands	Uruguay

	Comoros	Jordan	0	Poland		US Virgin
						Islands
0	Congo	Kazakhstan	0	Portugal	0	Uzbekistan
0	Cook Islands	Kenya	0	Puerto Rico	0	Vanuatu
0	Costa Rica	Kiribati	0	Qatar	0	Vatican City
	Côte d'Ivoire	Kosovo		Réunion		Venezuela
0	Croatia	Kuwait		Romania		Vietnam
0	Cuba	Kyrgyzstan		Russia		Wallis and
						Futuna
0	Curaçao	Laos		Rwanda		Western
						Sahara
	Cyprus	Latvia		Saint		Yemen
				Barthélemy		
0	Czechia	Lebanon	0	Saint Helena	0	Zambia
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* Field	of activity or sector	or (if applicable):				
	Accounting					
	Auditing					
V	Banking					
	Credit rating ager	ncies				
	Insurance					
	Pension provision	1				
V	Investment manag	gement (e.g. hedge	fund	ds, private equity	fun	ds, venture
	capital funds, mor	ney market funds, s	ecur	rities)		
	Market infrastruct	ure operation (e.g. (CCP	s, CSDs, Stock e	xch	nanges)
	Social entreprene	urship				
	Other					
	Not applicable					

- *Are you a financial market participant?

 O Yes
 - No
 - Don't know / no opinion / not relevant
- * In terms of information published by market participants, are you a user or a preparer?
 - User
 - Preparer
 - User and preparer
 - None of these

The Commission will publish all contributions to this public consultation. You can choose whether you would prefer to have your details published or to remain anonymous when your contribution is published. Fo r the purpose of transparency, the type of respondent (for example, 'business association, 'consumer association', 'EU citizen') country of origin, organisation name and size, and its transparency register number, are always published. Your e-mail address will never be published. Opt in to select the privacy option that best suits you. Privacy options default based on the type of respondent selected

*Contribution 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 organisation details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published as received. Your name will not be published. Please do not include any personal data in the contribution itself if you want to remain anonymous.

Public

Organisation details and respondent details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published. Your name will also be published.

☑ I agree with the personal data protection provisions

General questions

In this first section of the consultation, the Commission seeks to get stakeholders' views on some general questions regarding the features of the European single access point (ESAP). The Commission seeks views on which information stakeholders generally search for, where they search for it, in which format(s) and the barriers stakeholders might encounter. This will also help the Commission to prioritise which aspects should be considered immediately when developing ESAP, and which could be implemented at a later stage.

Question 1. Please rate the following characteristics of ESAP based on how relevant they are according to you:

	1 (fully disagree)	2 (somewhat disagree)	3 (neutral)	4 (somewhat agree)	5 (fully agree)	Don't know - No opinion - Not applicable
The information quality (accuracy and completeness) is most important	0	0	0	0	•	0
The widest possible scope of the information is most important	0	•	0	0	0	0
The timeliness of the information is most important	0	0	0	•	0	0
The source of the information is a key element to know	©	©	©	•	©	0
The immutability of the information is a key element	©	0	•	0	0	0
ESAP should include information made public on a voluntary basis by non-listed companies of any size, including SMEs	•	0	0	•	•	•
ESAP should include information made public on a voluntary basis by financial market actors	0	0	0	0	•	0
Other aspects	0	0	0	0	0	0

Question 1.1 Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Referring to our response to question 7, Finance Denmark believes that a strict prioritization is needed, which implies a narrower scope of data that will derive the greatest value to issuers and investors. Focus on non-financial ESG data should be the starting point.

Having data standardization, i.e., common data terms, concepts and structure, is a prerequisite for making information available in the ESAP. This is critical for data to be made available in a digital, machine readable format. However, the task of making data available in a machine-readable format should be done in a way that doesn't create extra work for the producers of the data, i.e. to avoid this becoming a large reformatting exercise of existing standards and therefore creating a one-off and on-going burden (e.g. duplicate data, additional auditing). ESAP should not impose any new significant burdens on the providers of data.

On top of standardization, basic data quality assurance, including data consistency, integrity, reasonableness, timeliness, etc. would be needed along with traceability back to source. It would be necessary to incorporate identifiers, such as LEIs, to retrieve information more easily on entities and those entities that are part of a larger group.

We would support the inclusion of data made public on a voluntary basis from non-financial companies, particularly when (as it stands today) these companies are not included within the scope of regulations like the NFRD.

While we don't have a firm view on immutability, we would suggest that constant corrections / changes to data should be minimized, so a "right the first time" approach should be the aim.

Question 2. Which channels do you use when searching for, retrieving or using companies' public information?

Please select as many answers as you like

1	Company	's v	vebsit	ie
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- Data aggregation service providers
- Stock Exchanges
- Public repositories or databases (OAMs, NCAs, ESAs)
- Other

Question 3. Would you say that the cost for retrieving and using companies' public information is:

- Immaterial
- Average
- High

Don't know / no opinion / not relevant

Question 3.1 Please provide more information on your answer to question 3:

5000 character(s) maximum

Please select as many answers as you like

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Finance Denmark believes that building resilient data sets on companies' non-financial performance will become costly, since there is a need to leverage multiple data service providers. High cost is primarily related to obtaining ESG related data.

Question 4. In which electronic format is companies' public information provided by these channels?

	•
	XBRL
1	PDF
	XML
V	HTML
V	CSV, TXT
V	Excel
	Formats enabling natural language processing
	Other
	Don't know / no opinion / not relevant

Question 5. Do you encounter barriers or difficulties when accessing the information?

0	Y	е	S
		U	J

O No

Don't know / no opinion / not relevant

Question 5.1 Please describe the barriers or difficulties you encountered when accessing the information:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

As related primarily to non-financial ESG data, we encounter challenges as data is currently stored in multiple formats in different places, which makes access costly and cumbersome. Also, different methodologies are used to calculate the data and data is incomplete. Different national accounting standards can also create issues. Structured data formats accessible via APIs that cater to be used in multiple programming languages, data processing tools and analytical capabilities must be a prerequisite.

Question	6.	Do	you	encounter	barriers	or	difficulties	when	using	the
informatio	n?									

- Yes
- ON O
- Don't know / no opinion / not relevant

Question 6.1 Please describe the barriers or difficulties you encountered when using the information:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Existing data is fraught with quality challenges spanning materiality, comparability, and reliability, which all contribute to creating barriers. E.g., different methodologies can drive irreconcilable discrepancies between different entities reporting on the same indicators.

The scope of ESAP

Question 7. Should ESAP include information from the hereunder provided list of EU legislations in the financial area?

And if so, please specify whether the ESAP should embed this information immediately (as soon as the ESAP starts) or at a later stage (phasing in).

- 1) The Transparency Directive (2004/109/EC) (e.g. annual/half yearly financial reports, acquisition or disposal of major holdings)
 - Fully disagree
 - Somewhat disagree
 - Neutral
 - Somewhat agree
 - Fully agree
 - Don't know / no opinion / not relevant

Please specify whether the information should be included immediately or at a later stage:

- Immediately
- At a later stage
- Don't know / no opinion / not relevant

Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 1):
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
2) The Accounting Directive (2013/34/EU) (e.g. financial statements, management report, audit report)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to
question 7. 2):
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

3) The Audit Directive (2014/56/EU) and Audit Regulation (537/2014/EU) (e.g.

auditor transparency reports)

15

Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 3): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
4) The Non-Financial Reporting Directive (NFRD) (2014/95/EU) (e.g. non
financial statement)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to

5000 character(s) maximum

question 7. 4):

Fully disagree

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

5) The Prospectus Regulation (2017/1129/EU) (e.g. Prospectus, Universal
Registration Document, SME Growth Markets-information)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to
question 7. 5):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
producting operation and the production than the me trend of all actions occurring meaned.
6) The Shareholders Rights Directive (2007/36/EC) and (2017/828/EU) (e.g.
Remuneration Report)
Fully disagree
Somewhat disagree Noutral
Neutral Samouthat agree
Somewhat agree

Fully agree
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 6):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
7) The Market Abuse Regulation (596/2014/EU) and Market Abuse Directive
(2014/57/EU) (e.g. inside information)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
• Immediately
At a later stage
Don't know / no opinion / not relevant
·
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 7):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

8) The Resolution and Recovery of Credit institutions and Investment firms
Directive (BRRD) (2014/59/EU) (e.g. information on the group financial
support agreement)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Plassa avnisin valir nasitian nraviding valir stallmants, sha whara
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 8): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
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appropriate, concrete examples and data to support your answers to question 7. 8): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 9) The Covered Bonds Directive (2019/2162) (e.g. information on the cover pool) Fully disagree Somewhat disagree Neutral

Please specify whether the information should be included immediately or at a later stage:

- Immediately
- At a later stage
- Don't know / no opinion / not relevant

Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 9):

5	5000 character(s	e) maximum					
inc	ncluding spaces a	and line breaks, i	.e. stricter than t	he MS Word ch	aracters countin	g method.	

- 10) The Capital Requirements Directive (CRD) (2013/36/EU) and Capital Requirements Regulation (CRR) (575/2013/EU) (e.g. prudential information, stress test results)
 - Fully disagree
 - Somewhat disagree
 - Neutral
 - Somewhat agree
 - Fully agree
 - Don't know / no opinion / not relevant

Please specify whether the information should be included immediately or at a later stage:

- Immediately
- At a later stage
- Don't know / no opinion / not relevant

Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 10):

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

1\ T	The Credit Ratings Regulation (1060/2009/EU) (e.g. transparency report)
0	Fully disagree
_	Somewhat disagree
	Neutral
	Somewhat agree
	Fully agree
	Don't know / no opinion / not relevant
	Don't know / no opinion / not relevant
Pleas	se specify whether the information should be included immediately or at
late	er stage:
	Immediately
•	At a later stage
	Don't know / no opinion / not relevant
ppr Jues	se explain your position providing your arguments, and where copriate, concrete examples and data to support your answers to stion 7. 11): O character(s) maximum ing spaces and line breaks, i.e. stricter than the MS Word characters counting method.
2) .	The Central Securities Depositories Regulation (909/2014/EU) (e.g.
-	ernance arrangements)
	Fully disagree
	Somewhat disagree
•	Neutral
	Somewhat agree
	Fully agree

Don't know / no opinion / not relevant Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to **question 7. 12):** 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 13) The Key Information Documents for Packaged Retail and Insurancebased Investment Products (PRIIPs) Regulation (1286/2014/EU) (e.g. key information document) Fully disagree Somewhat disagree Neutral Somewhat agree Fully agree Don't know / no opinion / not relevant Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to **question 7. 13):** 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 14) The Regulation on European Long-term Investment Funds (ELTIF) (2015) /760/EU) (e.g. fund-related information) Fully disagree Somewhat disagree

Neutral

Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 14):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
15) The European Market Infrastructure Regulation (EMIR) (648/2012/EU) (e.g.
prices and fees of services provided, risk management model)
Fully disagree
Somewhat disagree Name to be
© Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to
question 7. 15):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
16) The Financial Conglomerates Directive (FICOD) (2011/89/EU) (e.g. corporate structure of the conglomerate)
Fully disagree

Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 16):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
17) The Directive of Prudential Supervision of Investment Firms (IFD) (2019/2034/EU) and the Regulation of Prudential Requirements of Investment Firms (IFR) (2019/2033/EU) (e.g. aggregated information on high-earners, remuneration arrangements) Fully disagree Somewhat disagree Neutral Somewhat agree Fully agree Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 17): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Neutral

18) The Directive on the Activities and Supervision of Institutions for
Occupational Retirement Provision (IORP) (2016/2341/EU) (e.g. remuneration
policy)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
19) The Pan-European Personal Pension Products Regulation (PEPP) (2019)
/1238/EU) (e.g. key information document)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
20) The Regulation on Wholesale Energy Market Integrity and Transparency (REMIT) (1348/2014/EU) (e.g. inside information)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
21) The Securities Financing Transactions Regulation (SFTR) (2015/2365/EU)
(e.g. aggregate positions)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant

Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 21):
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
22) The Solvency II Directive (2009/138/EC) (e.g. solvency and financial
condition report)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Don't know / no opinion / not relevant
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22):
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22):
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum
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Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 23) The Short Selling Regulation (236/2012/EU) (e.g. net short position)
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 23) The Short Selling Regulation (236/2012/EU) (e.g. net short position) Fully disagree
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 23) The Short Selling Regulation (236/2012/EU) (e.g. net short position) Fully disagree Somewhat disagree Neutral
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 22): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 23) The Short Selling Regulation (236/2012/EU) (e.g. net short position) Fully disagree Somewhat disagree

5000 character(s) maximum	
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.	
24) The Take-Over Bid Directive (2004/25/EC) (e.g. Informat	ion in the
management report on companies' capital and shareholders, vo	oting rights,
governance)	
Fully disagree	
Somewhat disagree	
Neutral	
Somewhat agree	
Fully agree	
Don't know / no opinion / not relevant	
Please specify whether the information should be included immed	diately or at
a later stage:	
Immediately	
At a later stage	
Don't know / no opinion / not relevant	
Please explain your position providing your arguments, a	and where
appropriate, concrete examples and data to support your a	inswers to
question 7. 24):	
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.	

Please explain your position providing your arguments, and where

appropriate, concrete examples and data to support your answers to

25) The Directive of Markets in Financial Instruments (MIFID) (2014/65/EU)
and Regulation of Markets in Financial Instruments (MIFIR) (600/2014/EU) (e.
g. volume and price of certain transactions)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 25):
question 7. 25): 5000 character(s) maximum
question 7. 25): 5000 character(s) maximum
question 7. 25): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 26) The Regulation on European Venture Capital Funds (EuVECA) (345/2013)
question 7. 25): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 26) The Regulation on European Venture Capital Funds (EuVECA) (345/2013/EU) (e.g. fund-related information)
question 7. 25): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 26) The Regulation on European Venture Capital Funds (EuVECA) (345/2013/EU) (e.g. fund-related information) Fully disagree
question 7. 25): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 26) The Regulation on European Venture Capital Funds (EuVECA) (345/2013/EU) (e.g. fund-related information) Fully disagree Somewhat disagree
question 7. 25): 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 26) The Regulation on European Venture Capital Funds (EuVECA) (345/2013/EU) (e.g. fund-related information) Fully disagree Somewhat disagree Neutral

Please explain your position providing your argumen	
appropriate, concrete examples and data to support yo	our answers to
question 7. 26):	
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method	od.
27) The Regulation on European social entrepreneurship fu	nds (FuSFF) (346
/2013/EU) (e.g. fund-related information)	143 (E40E1) (040
Fully disagree	
Somewhat disagree	
Neutral	
Somewhat agree	
Fully agree	
Don't know / no opinion / not relevant	
Don't know / no opinion / not relevant	
Please explain your position providing your argumen	ts, and where
appropriate, concrete examples and data to support yo	our answers to
question 7. 27):	
5000 character(s) maximum	
including spaces and line breaks, i.e. stricter than the MS Word characters counting method	od.
28) The Regulation on Money Market Funds (2017/1131/EU) (6	a nrosnectus)
Fully disagree	ig. prospectus)
Somewhat disagree	
Neutral	
Somewhat agree	
Fully agree	
Don't know / no opinion / not relevant	

Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to
question 7. 28)
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
29) The Directive on the coordination of laws, regulations and administrative
provisions relating to undertakings for collective investment in transferable
securities (UCITS) (2009/65/EC) (e.g. key investor information)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Bon thiow, no opinion, not following
Please explain your position providing your arguments, and where
appropriate, concrete examples and data to support your answers to
question 7. 29)
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
30) The Directive on Alternative Investment Fund Managers (AIFM) (2011/61
/EU) (e.g. investment strategy and objectives of the fund)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree

Don't know / no opinion / not relevant Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7.30) 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 31) The Regulation on EU Climate Transition Benchmarks, EU Paris-aligned Benchmarks and sustainability-related disclosures for benchmarks (EU 2019 /2089) (e.g. information on measurable carbon emission reduction) Fully disagree Somewhat disagree Neutral Somewhat agree Fully agree Don't know / no opinion / not relevant Please specify whether the information should be included immediately or at a later stage: Immediately At a later stage Don't know / no opinion / not relevant Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 31) 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

32) Information on sustainability risks and impacts disclosed pursuant to the
Regulation (EU) 2019/2088 on sustainability-related disclosure and The
Taxonomy Regulation (2020/852/EU) (e.g. sustainability risks integration
policies)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
Please specify whether the information should be included immediately or at
a later stage:
Immediately
At a later stage
Don't know / no opinion / not relevant
Please explain your position providing your arguments, and where appropriate, concrete examples and data to support your answers to question 7. 32) 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
33) The EU Emissions Trading System (EU ETS)
Fully disagree
Somewhat disagree
Neutral
Somewhat agree
Fully agree
Don't know / no opinion / not relevant
34) Other

Yes

No

Please specify from what are other EU legislation(s) in the financial area should ESAP include information, and explain your position providing your arguments, and where appropriate, concrete examples and data to support your answer:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Benchmark Regulation – Regulation (EU) 2016/1011.

Also, Finance Denmark supports the establishment of ESAP. Overall, the scoping should be based on what is of greatest value for issuers, investors and lenders. Given the potential very broad scope for ESAP, we suggest a staged approach. The first step and top priority should be to ensure access to ESG data in a standardized, digital, machine readable format. Focus on ESG data should primarily include NFRD, including, at a future point a revised NFRD that may extend to non-listed and smaller companies.

Further, disclosures under the EU taxonomy regulation should also be a priority.

- This will especially be important at sector level, for example, energy performance (certificates) in the building sector in each national market
- Access to national level data covering the application of various EU regulations that are relevant to the DNSH criteria of the taxonomy.

The creation of the ESAP must in no way cause delay in the establishment of a single access point for ESG data. Presumed that there will be no delay in the ESG data, we also support to include information from the accounting directive, transparency directive, prospectus regulation and market abuse regulation. But first and foremost, it is of utmost importance that a thorough analysis is conducted before expanding the scope, to include data that is already disclosed today to competent authorities etc., to a new database, since it will have economic costs for the issuing companies, unless it is directed automatically from the competent authorities to the ESAP.

Please specify whether the information should be included immediately or at a later stage:

- Immediately
- At a later stage
- Don't know / no opinion / not relevant

The usability and accessibility

Investors and users find publicly disclosed financial and sustainability-related information difficult to compare and analyse. This is mainly due to the lack of structured data, of common frameworks and/or interoperable formats for such disclosures, the use of different identifiers for the same entity and the lack of harmonised implementation of reporting obligations at national level. This section of the questionnaire seeks stakeholders' views on format(s) in which the information in ESAP should be made available, in order to make it more usable digitally, and how stakeholders would prefer to have access to and retrieve this information from ESAP.

Question 8. In order to improve the digital use and searchability of the information, for which of the hereunder information would you support the use of structured data formats, such as ESEF (XHTML and iXBRL), XML, etc., allowing for machine readability?

Please select as many answers as you like

Listed companies' half yearly financial reports
Financial statements
Management report
Payments to governments
Audit report
Total number of voting rights and capital
Acquisition or disposal of issuer's own shares
Home Member State
Acquisition or disposal of major holdings
Inside information
Prospectuses
Net short position details
Fund-related information
Key Information Document
■ Public disclosure resulting from prudential requirements
Remuneration policies
Corporate structure of the conglomerate
■ Governance arrangements
Covered bonds - related information
Solvency and financial condition report
Sustainability - related information
Other

Please specify for what other information you would support the use of structured data formats allowing for machine readability:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

TCFD, SASB, assuming that these are not integrated into NFRD in the future.

Finance Denmark supports that information in ESAP is made available in structured formats. This will improve the investors' and users' possibility to compare and analyse the information.

Question 9. Which of the following machine-readable formats would you find suitable?

	1 (not at all suitable)	2 (rather not suitable)	3 (neutral)	4 (somewhat suitable)	5 (highly suitable)	Don't know - No opinion - Not applicable
ESEF (XHTML files + inline XBRL tagging requirements)	0	0	0	•	0	0
XML files	0	0	0	0	•	0
CSV files	0	0	0	0	•	0
Excel	0	0	0	•	0	0
Formats enabling natural language processing	0	0	0	0	•	0
Other	0	0	0	0	0	0

Question 9.1 Please explain your position providing your arguments, and where appropriate, concrete examples and evidence to support your answers:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

XML and CSV files are simple, light, and multi-use formats that can be processed in most data analytics tools and are easily converted to most other formats. However, the conceptual design must be decided, before any decisions regarding formats etc. can be taken.

Question 10. How should the information be accessible in ESAP?

Please select as many answers as you like

- Through Application Programming Interfaces (APIs)
- Bulk download
- Web portals
- Other
- Don't know / no opinion / not relevant

Please specify how else should the information be accessible in ESAP:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Broadly speaking, data should be accessible in structured data formats for automated retrieval etc., allowing user to process data more efficiently. However, user-friendly online interfaces would also be relevant to allow users to access data used on an ad-hoc basis or less frequently.]

Question 11. To what extent should the language barrier be tackled?

For the following features of the ESAP (web portal, metadata, taxonomy/labels, and content/data), which of the following language arrangements would you favour?

a) Portals / search tools:

- in a language that is customary in the sphere of international finance
- in multiple or all EU languages
- Don't know / no opinion / not relevant

b) Metadata (where variable text):

- in original language
- 0

- in a language that is customary in the sphere of international finance
- in multiple or all EU languages
- Don't know / no opinion / not relevant

c) Taxonomy / labels (if any):

- n original language
- in a language that is customary in the sphere of international finance
- in multiple or all EU languages
- Don't know / no opinion / not relevant

d) Content / data:

- in original language
- in a language that is customary in the sphere of international finance
- in multiple or all EU languages
- Don't know / no opinion / not relevant

Infrastructure and data governance (collection of data + validation of data)

The Commission seeks stakeholders' views on the preferred technical solution(s) to establish the architecture of ESAP, and how to ensure the quality and integrity of the information within ESAP. A body in charge of ESAP, which should be non-for-profit, would be responsible for coordinating IT systems, maintenance and budgetary aspects.

Question 12. Should specific categories of stakeholders be involved in the governance of ESAP?

Please select as many answers as you like

- EU authority (ESMA, European Commission etc.) or a consortium of EU authorities?
- National competent authorities
- Investors
- Reporting companies
- Other

Please specify which EU authority should be involved in the governance of ESAP:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please see our comments to question 15.

Question 13. Considering the point in time at which a company makes public some information that is legally required, what would be the ideal timing for the information to be available on the ESAP?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Today the issuing companies disclose information to a number of different competent authorities, stock exchanges etc., and in different jurisdictions, which is very complex. For this reason, Finance Denmark strongly recommends that ESAP, besides a single access point for investors and users, also shall be the single disclosing channel for issuing companies. If obligations to report to existing databases are retained, the European and/or national authorities must ensure that the data is included in the ESAP. Issuers should not be responsible for this. In respect of timing for inclusion of information in ESAP, we would propose that information provided to competent authorities, stock exchanges etc. would automatically and simultaneously be feed into the ESAP so there would be no notable time-gap (if this is at all possible to achieve from a technical perspective).]

Question 14. Should the integrity of the information and the credibility of the source of data used be ensured, when it is made accessible in ESAP?

- By electronic seals or electronic signature embedded at data emitter level
- By the ESAP platform
- By other means / trust services
- Don't know / no opinion / not relevant

Question 15. Should the information in ESAP be subject to quality checks?

- Yes
- O No
- Other
- Don't know / no opinion / not relevant

Please explain what you mean by 'other' in your answer to question 15:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Yes, the information in ESAP should be subject to quality checks. It is important that a high level of compliance and information quality requirements are adhered to, as the information to be included in the

ESAP may be used/relied on by a host of different stakeholders. For this reason, we also believe it is important that ESMA/EU Commission/other EU authorities are involved and in charge of the architecture, structure and security surrounding the information and the database (see also our answer to guestion 12).

Question 16. Should a quality check be needed, what would need to be checked?

V	Compliance with IT formats
	Certain key tests (matching figures, units,)
V	Use of a correct taxonomy
	Completeness
	Availability of metadata
V	Other

Don't know / no opinion / not relevant

Please explain what you mean by 'other' in your answer to question 16:

5000 character(s) maximum

Please select as many answers as you like

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Ensuring the timeliness of data also to minimize latency.

Targeted questions regarding entities with no access to capital markets (non-listed entities), including SMEs

The lack of an integrated data management at the EU level is detrimental to entities with no access to capital markets notably to SMEs that struggle to find investors beyond national borders. Companies of all sizes – and in particular SMEs – need solid market-based funding sources. This was already the case before COVID-19, but will be even more important for the recovery if bank lending might not be sufficient. Therefore, this section of the consultation sets out questions on how ESAP specifically can help ensure that SMEs receive the funding they need.

SMEs, often do not have the technical expertise nor resources necessary to prepare reports in accordance with state-of-the-art, sophisticated standards. At the same time, many SMEs are under increasing pressure to provide financial information as well as certain sustainability related information in order to access market-based funding and for their usual conduct of business. In this respect, entities which cannot provide this information may experience a negative impact on their commercial and/or investment opportunities.

Question 17. Should it be possible for companies other than those with securities listed on EU regulated markets to disclose information on ESAP on a voluntary basis?

- Yes
- O No
- Don't know / no opinion / not relevant

Question 17.1 If you replied yes to question 17, please specifiy which type of entities should be allowed to disclose data on a voluntary basis in the ESAP:

Please select as many answers as you like

- Companies with securities listed on a SME growth-market
- Companies with securities listed on other non-regulated markets
- Pre-IPO companies not yet listed on an exchange
- Any unlisted companies
- Other entities

Question 18. What type of information should be disclosed on a voluntary basis in the ESAP?

Please select as many answers as you like

- A set of predefined key financial information, allowing to compare data
- Any financial information that the issuer would be willing to render public via ESAP
- A set of predefined key sustainable related information, allowing to compare the data
- Any sustainability related information that the issuer would be willing to render public via ESAP
- Other

Question 19. As regards frequency of the submission of the voluntary information to ESAP, when should it occur?

- Following predefined periodic submission dates
- On an ongoing basis as soon as available
- Don't know / no opinion / not relevant

Question 20. In which language should entities with no access to capital markets be able to encode the voluntary information?

Ω Λ language that is quetomore, in the aphage of interpolitical finance
A language that is customary in the sphere of international finance
Any language
Other
Please explain what you mean by 'other' in your answer to question 20:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
A language that is customary in the sphere of international finance. Although local language documents would be acceptable (not least if transactions are geographically limited to one/a few countries), we would propose that information should also always be accessible in English (the main language used in capital market transactions).
destification data almostosis a and formate modification at a 0
dentification, data structuring and formats, quality checks, etc.? Yes No
YesNo
Yes No Don't know / no opinion / not relevant Please explain your answer to question 21: 5000 character(s) maximum
Yes No Don't know / no opinion / not relevant Please explain your answer to question 21:
Yes No Don't know / no opinion / not relevant Please explain your answer to question 21: 5000 character(s) maximum

C

The Commission anticipates that ESAP will lead to multiple benefits. It can, however, also, imply additional costs for

- i. preparers, in terms of compliance requirements on machine-readability, standards, as well as training of staff, etc.
- ii. users, in terms of search, collection and processing of the information they need
- iii. the development of the ESAP architecture. In some areas ESAP should also lead to cost savings, notably related to fil

Question 22. Do you expect that costs of introducing ESAP be proportionate to its overall benefits?

- Not at all
- To some extent
- To a reasonable extent
- To a very great extent
- Don't know / no opinion / not relevant

Question 23. As a user, can you give an estimation of your yearly cost for retrieving and using companies' public information?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Finance Denmark believes that the introduction of ESAP will provide clear benefits proportionate to the costs. However, it is important to firmly establish the initial scope of ESAP and ensure due governance regarding its development to avoid overly complex and costly implementation and to ensure timely delivery of the most important/most used data first. As this is seen as a public good it should be funded out of central EU or national budgets.

Financial institutions already incur significant costs in resources and IT to provide public disclosures. This initiative should not add to that cost. If anything, this could be the opportunity to streamline existing disclosures and reduce the burden to financial institutions.

Mostly, ESAP should help to facilitate standardized reporting of ESG data etc. across member states thus reducing reporting burdens of companies operating in multiple member states.

National level solutions feeding into the ESAP may in some cases provide a faster time to market and / or act as a stop gap solution. Either way the conceptual design needs to be agreed.

Depending on the structure and governance for a database of this type, we can see two distinct areas of focus: compliance- and transaction-based questions, which we believe should be the overall scope of ESAP. In this respect, the US database EDGAR would provide a benchmark for search facilities and data storage for capital market transactions and information.

As the information to be included in the ESAP may be used/relied on by a host of different stakeholders once in place, we believe it is important that ESMA/EU Commission/other EU authorities are involved and in charge of the architecture, structure and security surrounding the information and the database.

Finally, clarity regarding the timing of delivery is also beneficial, so that users of the data know in advance, when data will become available in ESAP and what interim solutions may be needed.

Question 24. As a user, how large share of these costs do you expect to save through the use of ESAP?

- 0 10%
- 0 20%

© 30%
[©] 40%
More than 50%
Other
Don't know / no opinion / not relevant
Question 25. Should the user have access for free to all data in the ESAP based e.g. on an open data policy approach)? Yes No Don't know / no opinion / not relevant
Question 26. Assuming that development and maintenance costs will arise, now do you think the ESAP should be funded? Please select as many answers as you like
☑ By EU funds
By national funds
By users (i.e. usage fees)
By preparers (i.e. uploading fee)
✓ Other
Please explain what you mean by 'other' in your answer to question 26:
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Finance Denmark is of the opinion that ESAP should be easily accessible, free of charge and should not require a subscription (i.e., be open to all). In addition, we strongly oppose that this set-up comes with additional costs for the issuing companies.
Question 27. What would be the main benefits for entities with no access to capital markets to disclose this information publicly in ESAP? Please select as many answers as you like
Get more visibility and attract a broader range of investors
Get more transparency on ESG data (easily retrievable)Other
Don't know / no opinion / not relevant

Additional information

Should you wish to provide additional information (e.g. a position paper, report) or raise specific points not covered by the questionnaire, you can upload your additional document(s) below. Please make sure you do not include any personal data in the file you upload if you want to remain anonymous.

The maximum file size is 1 MB.

You can upload several files.

Only files of the type pdf,txt,doc,docx,odt,rtf are allowed

Useful links

More on this consultation (https://ec.europa.eu/info/publications/finance-consultations-2021-european-single-access-point en)

Consultation document (https://ec.europa.eu/info/files/2021-european-single-access-point-consultation-document en)

Consultation strategy (https://ec.europa.eu/info/files/2021-european-single-access-point-consultation-strategy_en

More on capital markets union (https://ec.europa.eu/info/business-economy-euro/growth-and-investment/capital-markets-union_en)

Specific privacy statement (https://ec.europa.eu/info/files/2021-european-single-access-point-specific-privacy-statement_en)

More on the Transparency register (http://ec.europa.eu/transparencyregister/public/homePage.do?locale=en)

Contact

fisma-esap-project@ec.europa.eu