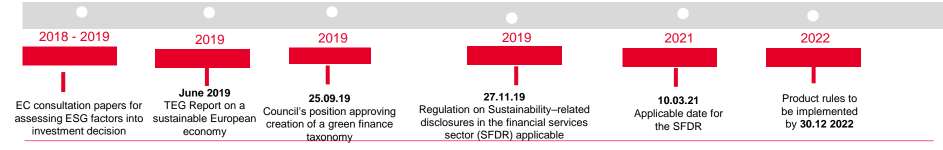


BUILDING TEAM SPIRIT TOGETHER



TO CREATE A TAXONOMY FOR THE SUSTAINABLE FINANCE IN ORDER TO INCLUDE ESG FACTORS WHEN MAKING INVESTMENT DECISION

REGULATORY INITIATIVE FOCAL POINTS Sustainable investment is an approach to investing that aims to incorporate End of 2018 and beginning of 2019, the EC launched a number of environmental, social and governance (ESG) factors into investment consultations to assess how asset managers couls include ESG factors decisions, to better manage risk and generate sustainable, long-term returns. in their investments/strategies in connection with MiFID II, UCITS and The six objectives included in the taxonomy by the Council are: AIFMD (funds and financial trading operations) looking for a technical 1. climate change mitigation advice. One of the 3 consultations aims at guidelines to be followed by 2. climate change adaptation rating agencies. 3. sustainable use and protection of water and marine resources 4.transition to a circular economy, including waste prevention and recycling Sustainable investment in short: An investment approach by considering and incorporating ESG factors 5.pollution prevention and control into investment decision with the following criteria examples: 6. and prevention and restoration of biodiversity and ecosystems √ specific environmental : green cars and finance It is important to note that ESG and SRI (Socially Responsible ✓ general social: health and safety, working conditions and non-Investment) are the two faces of the same coin, but the two should not discriminations, local communities and human rights. be confused. ESG consists in bringing investment policies and products ✓ specific social: access to medicines, product safety and responsible in compliance. SRI consists in bringing companies in compliance with marketing (pharmacy, chemistry, banking and financial services SRI criteria **Current issue: Delegated acts** with the objectives 1 and 2 were to be adopted by the ✓ ESG definition is wide and complex. end of 2020. But it has been postponed. ✓Once agreed on a clear and precise definition with methodologies, the biggest challenge is to find appropriate data/information in particular in Delegated acts with the objectives 3 to 6 will be adopted by the end of emerging countries where sustainability valuable index remains critical. ✓ Sometimes E and S are not compatible. 2021.







TO CREATE A TAXONOMY FOR THE SUSTAINABLE FINANCE IN ORDER INCLUDE ESG FACTORS IN INVESTMENT DECISION MAKING

Updated on 18 January 2021

STATEMENT

- ☐ As of today there is no common classification system in the EU in order to define precisely environmentally sustainable and/or green finance.
- □ EU Regulation 2019/2088 and 2019/2089 modifying EU regulation 2016/1011 as of 27 Nov. 2019 were published in the Official Journal of the EU on 9.12.19. It refers to <u>sustainability</u>-related <u>disclosures in the financial services sector</u> (**SFDR**) and shall apply as from **10 March 2021**. Amendments of EU text 2016/1011 refer to EU Climate Transition Benchmarks, EU Paris-aligned Benchmarks and sustainability-related <u>disclosures</u> for benchmarks.
- □ 6 Feb. 2020 ESMA published its Strategy on Sustainable Finance and on 7 Feb. 2020, EU Council published a legislative proposal on the establishment of a framework to facilitate sustainable investment ('Taxonomy Regulation').
- □ 15 April 2020 the European Council adopted, at first reading, the proposed Taxonomy Regulation and published the adopted text.
- □ 22 June 2020 Publication of Regulation (EU) 2020/852 (the taxonomy) in the OJ of the EU. It enters into force on 12 July 2020. By the end of 2021 this needs to be implemented.
- □ 20 October 2020 EC confirmed to ESA that SFDR level 1 applies even though level 2 (RTS measures) will be communicated at a later stage. Jan 2022 ?
- ☐ 16 December 2020 -The CSSF (Luxembourg NCA) published its fast track procedure to update funds prospectus and/or other offering document before 28 Feb 2021 in order to comply with first measures of SFDR level 1 (mainly art. 6,7, 8 and 9 regarding pre-contractual disclosures).

FOR YOUR CONSIDERATION

- ☐ Feb 2020, 2 interesting documents, one <u>published</u> by AFME "State of Play: Status of European Regulatory developments on Sustainable Finance", summarizing developments in ESG and one <u>published</u> by EFRAG on "How to improve climate-related reporting".
- □ 9 March 2020, the Technical Expert Group (TEG) on financing a sustainable European economy published its final report. The Commission will use this report to develop Delegated Acts by the end of 2020.
- ☐ 13 March 2020, the AMF published a first policy on investor information.
- April 2020, EC published a CP on THE RENEWED SUSTAINABLE FINANCE STRATEGY. Replies were expected until 15 July 2020.
- ☐ Financial market participants/advisers have to use their best judgements when implementing the various disclosure requirements contained in SFDR.

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