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Luxembourg, 07.09.2022

# **Environmental and Social Data Sheet**

## Overview

Project Name: Project Number: Country: Project Description:	CEPAC ACTION POUR LE CLIMAT FL 2022-0018 France The project consists of an intermediated lending facility in support of small to mid-sized renewable energy projects in France (onshore wind, photovoltaic, and potentially some geothermal, hydro, biomass and waste treatment/biogas)
EIA required:	Some of the underlying schemes may require an EIA
Project included in Carbon Food	tprint Exercise <sup>1</sup> : no
(details for projects included are	e provided in section: "EIB Carbon Footprint Exercise")

### **Environmental and Social Assessment**

#### **Environmental Assessment**

The proposed operation consists of a Framework Loan (FL) to the French bank BPCE SA (BPCE). The loan is for an amount of up to EUR 350m to finance small and mid-sized renewable energy projects in France focused on photovoltaic and onshore wind, and other technologies on an opportunistic basis (geothermal, hydro, biomass and waste treatment/biogas). The investment costs of the individual sub-projects will be up to EUR 50m.

The FI, which is known to the EIB from previous operations, will be required to ensure compliance of all schemes with relevant EU Directives as transposed in the national legislation. Due to their technical characteristics, most of the investments are expected to fall under Annex II of Directive 2014/52/EU amending EIA Directive 2011/92/EU, leaving it to the national competent authority to determine according to Annex III of the said Directive whether an environmental impact assessment is required.

Most of the individual schemes to be financed are likely to have limited negative environmental impacts and are expected to be mitigated appropriately. In all cases, for projects that require an EIA, the FI shall undertake to provide the EIB with a website link to the location where the EIA study is published. If a project is screened out, then, according to the EIA Directive, this should also be made public, stating the reasons for not requiring such an assessment.

Should any scheme have a potentially significant negative impact on an area forming part of the EU Natura 2000 network (falling under Habitats Directive 92/43/EEC or Birds Directive 2009/147/EC), the FI will be required to verify that none of the schemes has a significant

<sup>&</sup>lt;sup>1</sup> Only projects that meet the scope of the Carbon Footprint Exercise, as defined in the EIB Carbon Footprint Methodologies, are included, provided estimated emissions exceed the methodology thresholds: 20,000 tonnes  $CO_{2e}$ /year absolute (gross) or 20,000 tonnes  $CO_{2e}$ /year relative (net) – both increases and savings.

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adverse impact on any of these sites of nature conservation importance. Schemes with significant negative impacts on areas with high biodiversity value, nature conservation areas, including bird migration routes, shall not be eligible.

The FI shall be required to retain appropriate records evidencing the fact that the schemes are in line with the Bank's environmental and social standards and EU legislation. Such documents shall be provided to the Bank upon request.

#### **Other Environmental and Social Aspects**

The FI has significant experience in financing renewable energy projects in France and other Member States, especially in the onshore wind and solar PV sectors, and is deemed to have adequate capacity to ensure compliance with the Bank's environmental and social requirements. The FI applies a comprehensive ESG policy, including reporting and monitoring, following the Equator Principles and making available to the public annual reporting on sustainable activities.

The FI will be required to undertake reasonable efforts in case of concern to mitigate against the risk of forced labour in the solar PV supply chain. This will include enhanced due diligence where practically achievable and ensuring that relevant obligations are passed on in supplier contracts.

#### **Conclusions and Recommendations**

Under the allocation procedures, all underlying sub-projects including their compliance with EIB standards will be reviewed by the EIB either ex-post for sub-projects with an investment cost below EUR 25m, or ex ante for any project above EUR 25m project cost and those concerning other technologies than onshore wind and solar PV (geothermal, hydro, biomass and waste treatment/biogas).

For each scheme, the Financial Intermediary shall provide a copy of either screening decisions or Environmental Impact Studies (EIS) of the related authorisations (EIA and permits).

For each scheme that may have an impact on a nature conservation site, the Financial Intermediary shall obtain confirmation from the competent nature conservation authority, or an equivalent assessment satisfactory to the Bank, that the scheme does not have a significant negative impact on any site of nature conservation importance.

It is considered that the environmental procedures carried out for individual schemes, verified by the FI, will appropriately address environmental issues and ensure that the schemes to be part-financed under this framework loan meet the Bank's requirements.

Under these conditions, the operation is acceptable in E&S terms.