Opinion

Title: Impact assessment / Revision of the Directive on renewable energy sources

Overall opinion: NEGATIVE

(A) Policy context
To achieve climate neutrality by 2050, the Commission has proposed to reduce greenhouse gas emissions by at least 55% by 2030 compared to 1990. This impact assessment analyses how a revised Renewable Energy Directive (RED) can contribute to this objective.

The Directive currently aims to increase the share of renewable energy in final energy consumption to at least 32% by 2030. It establishes a common set of rules to facilitate the increase of renewable energy in electricity, heating and cooling and transport. It also includes sustainability criteria for bioenergy.

According to the analysis supporting the 2020 climate target plan (CTP), the increased climate ambitions would require to increase the share of renewable energy to at least 38% - 40%. This impact assessment considers options to do this in a cost-effective manner. The revision of the RED is part of a package of initiatives revising other, interrelated climate, energy and transport legislation contributing to the achievement of the European Green Deal objectives.

(B) Summary of findings
The Board notes the additional information provided in advance of the meeting and commitment to make changes to the report. It also notes the significant efforts to coordinate and ensure coherence across the ‘Fit for 55’ initiatives.

However, the Board gives a negative opinion, because the report contains the following significant shortcomings:

(1) The report does not sufficiently demonstrate the rationale, EU added value and proportionality of a number of the proposed measures. It is not clear which measures are crucial and which are less important to achieve the objectives of the initiative.

(2) Modelling results for the different levels of ambition are not sufficiently complemented by an analysis of impacts (qualitative or quantitative) of the specific measures.

(3) The presentation of the analysis and comparison of the options is often confusing or incomplete. In particular, this regards the options related to bioenergy and impacts on Member States.
(4) The report does not clearly explain who will be affected and how by the initiative. It does not sufficiently report on different stakeholder groups’ views.

(C) What to improve

(1) The report should clearly define the scope of the initiative. It should specify how it aligns with the greenhouse gas reduction targets of the Climate Law, and how it follows or differs from the CTP modelling scenarios. On this basis, the report should make clear what are the open policy choices that this impact assessment aims to inform. The report should explain how the other ‘Fit for 55’ initiatives may affect the scope, choices or impacts of this initiative.

(2) The report should present a much more thorough justification for proposing some of the measures. In the absence of an evaluation, the report should provide evidence supporting the identified problems, in particular as regards the insufficient energy system integration and bioenergy sustainability criteria. The report should better explain which problem drivers cannot be addressed by market based instruments (the extension of the emissions trading system to transport and buildings and the Energy Taxation Directive) and require further regulatory intervention at EU level.

(3) The report should clarify which measures are crucial to achieve the policy objectives and which are only ‘nice to have’. Given that parallel initiatives also contain measures regulating industry, transport and buildings, the report should better substantiate the rationale for proposing additional measures and demonstrate that they are needed to reach the objectives.

(4) The value added of some of the measures, specifically from the EU perspective, needs to be better justified in the report. In particular, for measures relating to heating and cooling that are by their nature deployed at a local level, subsidiarity considerations need to be clarified. The report should also justify the need for proposing menus of measures that are to be implemented by Member States.

(5) The impact analysis for measures regulating bioenergy seems too narrow. The report should analyse the effects on the bioenergy sector resulting from the increasing demand for renewable energy sources and clarify assumptions, uncertainties and potential risks. In particular, this relates to sectors that are difficult to electrify (e.g. aviation and maritime transport). It should analyse to what extent the increased demand for renewable energy could be satisfied from within the EU. The report should clarify whether the proposed sustainability criteria for biomass and the increased use of bioenergy (especially after 2030) are aligned to the Green Deal’s ‘do no harm’ principle, in particular for air pollution. It could be clearer on potential trade-offs with the revised LULUCF, the EU’s biodiversity strategy and the bioenergy sector, and how different interests are balanced.

(6) The report should complete the analysis of impacts. Modelling results should be complemented by a more thorough (qualitative or quantitative) assessment of the considered individual measures, drawing on other available evidence. The report should clarify who is affected and how. In particular, it should show how effects are distributed across Member State. It should revise the presentation of the comparison of options. It should always compare options against the baseline and adjust the scoring accordingly. Options should be systematically compared to all assessment criteria, based on the impact analysis.

(7) Views of stakeholders, in particular the dissenting and minority views should be better
reflected throughout the report, including on the problem definition, construction of options and the choice of the preferred option(s).

(8) The report should improve the presentation of the estimated costs and benefits of the preferred option(s) and include a more comprehensive overview in Annex 3. As far as possible, the report should quantify the expected increase in administrative burden.

(9) The methodological section (in the annex), including methods, key assumptions, and baseline, should be harmonised as much as possible across all ‘Fit for 55’ initiatives. Key methodological elements and assumptions should be included concisely in the main report under the baseline section and the introduction to the options. The report should refer explicitly to uncertainties linked to the modelling. Where relevant, the methodological presentation should be adapted to this specific initiative. In particular, the report should clarify that the modelling results show the impact of the assumed overall ambition level of measures, instead of the effect of the specifically proposed measures.

Some more technical comments have been sent directly to the author DG.

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<th>(D) Conclusion</th>
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<td>The DG must revise the report in accordance with the Board’s findings and resubmit it for a final RSB opinion.</td>
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