

CONSULTATION DOCUMENT

PUBLIC CONSULTATION ON THE REVIEW OF THE ALTERNATIVE INVESTMENT FUND MANAGERS DIRECTIVE (AIFMD)

Disclaimer

This document is a working document of the Commission services for consultation and does not prejudge the final decision that the Commission may take.

The views reflected on this consultation paper provide an indication on the approach the Commission services may take but do not constitute a final policy position or a formal proposal by the European Commission.

You are invited to reply by 29 January 2021 at the latest to the online questionnaire available on the following webpage:

https://ec.europa.eu/info/publications/finance-consultations-2020-aifmd-review en

Please note that in order to ensure a fair and transparent consultation process only responses received through the online questionnaire will be taken into account and included in the report summarising the responses.

This consultation follows the normal rules of the European Commission for public consultations. Responses will be published unless respondents indicate otherwise in the online questionnaire.

Responses authorised for publication will be published on the following webpage: https://ec.europa.eu/info/publications/finance-consultations-2020-aifmd-review en

INTRODUCTION

In the European Union, alternative investment funds (AIFs) are collective investment funds that are not covered by <u>Directive 2009/65/EC on undertakings for collective investment in transferable securities (UCITS)</u>. AIFs vary in terms of their investment strategies, markets, asset types and legal forms. Alternative investment fund managers (AIFMs) manage the AIFs, which are often established for saving or income generating purposes while supporting broader economic activity, include venture capital and private equity funds, real estate funds, hedge funds and fund of funds. The activities of AIFMs are governed by the <u>alternative investment fund managers Directive 2011/61/EU (AIFMD)</u>.

The AIFMD aims to facilitate greater AIF market integration, improve coherence in the actions taken by supervisory authorities to address potential risks posed to the financial system while ensuring appropriate levels of investor protection. To this end, an AIFM is required to obtain licence from its home supervisor and adhere to the operational requirements laid down in the AIFMD and its supplementing <u>AIFMR</u>, including taking measures to manage risks and to ensure the requisite transparency regarding the activities of their managed AIFs.

On 10 June 2020, the European Commission submitted its <u>report to the European Parliament and the Council on the scope and the application of the AIFMD</u>. The report concludes that while the AIFMD has contributed to the creation of the EU AIF market, provided a high-level protection to investors and facilitated monitoring of risks to financial stability, there are a number of areas where the legal framework could be improved. Given the European Commission's ongoing efforts to develop the capital markets union (CMU), this consultation seeks the views of stakeholders on how to achieve a more effective and efficient functioning of the EU AIF market as part of the overall financial system.

Structure of the public consultation

First, this public consultation focuses on improving the utility of the AIFM passport and the overall competitiveness of the EU AIF industry. The analysed data indicates that the appropriate and balanced regulation of financial markets benefits investors as well as the overall economy. The questions in the section on **authorisation/scope** seek views from stakeholders on the scope of the AIFM licence, its potential extension to smaller AIFMs and level playing field concerns in relation to the regulation of other financial intermediaries, like MiFID firms, credit institutions or UCITS managers that provide similar services.

The **investor protection** section raises questions on investor access that take into account the differences between retail and professional investors. The same consideration is raised in the questions on a potential EU law pre-calibration of an AIF that would be suitable for marketing to retail. Adequacy of disclosure requirements are covered including the specific requirements that could be added, changed or removed from the current rulebook. Other questions address the alleged ambiguities in the depositary regime and the lack of the depositary passport. Stakeholders are also invited to comment on potential improvements to the AIFMD rules on valuation.

The issue of a level playing field is also covered in the section dedicated to **international issues**. Views are sought on how best to achieve the equitable treatment of non-EU AIFs

and securing a wider choice of AIFs for investors while at the same time ensuring that EU AIFMs are not exposed to unfair competition or are otherwise disadvantaged.

The section dedicated to **financial stability** seeks stakeholder views on how to ensure NCAs and AIFMs have the tools necessary to effectively mitigate and deal with systemic risks. Specific input regarding improvements to the supervisory reporting template provided in the AIFMR is requested with a particular focus on the increased activities of AIFs in the credit market. The consultation suggests the potential for more centralised supervisory reporting and improved information sharing among the relevant supervisors. A revised supervisory setup and cooperation measures among the competent authorities are another focus of this consultation.

The rules on **investment in private companies** are examined with a view to potential improvements and comments are sought on the effectiveness of the current rules and their potential enhancement.

The **sustainability** related section seeks input on how the alternative investment sector can participate effectively in the areas of responsible investing and the preservation of our planet.

Questions are posed as regards the treatment of **UCITS**, particularly where a more coherent approach may be warranted. This includes the question of a single licence for AIF and UCITS managers, harmonised metrics for leverage calculation and reporting on the use of liquidity management tools.

Finally, stakeholders are welcome to raise other AIFMD related issues and submit proposals on how to otherwise improve the AIFMD legal framework with regard to any issues not directly addressed in the consultation.

Given the broad nature of the questions, well-substantiated, evidence/data backed answers and proposals will be particularly instructive. Clearly linking responses to the contributions already received in the <u>public consultation reviewing MiFID II</u>, informing digital strategy of the EU or any other relevant consultations would be particularly useful.

This public consultation aims to gather views from all interested parties, in particular collective investment fund managers and investment firms, AIF distributors, industry representatives, investors and investor protection associations. The questions 1, 2 and 3 as well as the section Investor protection, except for part (b) thereof, are available in all the EU official languages to gather citizens' views on these matters.

The consultation will be open for fourteen weeks.

Consultation questions

CHOOSE YOUR QUESTIONNAIRE

Please indicate whether you wish to respond to the citizens' version (3 general questions and 14 investor protection questions) or full version (102 questions) of the questionnaire.

The short version only covers the general aspects of the AIFMD regime and investor protection matters under the AIFMD.

The full version contains 85 additional questions addressing more technical features of the AIFMD regulatory regime.

I. FUNCTIONING OF THE AIFMD REGULATORY FRAMEWORK, SCOPE AND AUTHORISATION REQUIREMENTS

The central pillar of the AIFMD regulatory regime is a European licence or a so-called AIFM passport. EU AIFMs are able to manage and market EU AIFs to professional investors across the Union with a single authorisation. This section seeks to gather views on potential improvements to the AIFMD legal framework to facilitate further integration of the EU AIF market. The objective is to look at the specific regulatory aspects where their potential refining could enhance utility of the AIFM passport, gathering data on concrete costs and benefits of the suggested improvements, at the same time ensuring that the investor and financial stability interests are served in the best way. A number of questions focus on the level playing field between AIFMs and other financial intermediaries.

Question 1. What is your overall experience with the functioning of the
AIFMD legal framework?
Very satisfied
Satisfied
Neutral
Unsatisfied
Very unsatisfied
Don't know / no opinion / not relevant
Question 2. Do you believe that the effectiveness of the AIFMD is impaired by
national legislation or existing market practices?
Fully agree
Somewhat agree
Neutral
Somewhat disagree
Fully disagree
Don't know / no opinion / not relevant
Question 2.1 Please explain your answer to question 2, providing concrete
examples and data to substantiate it:
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.

Question 3. Please specify to what extent you agree with the statements below:

The AIFMD has been successful in achieving its objectives as follows:

	1 (fully disagree)	2 (somewhat disagree)	3 (neutral)	4 (somewhat agree)	5 (fully agree)	Don't know - No opinion - Not applicable
creating internal market for AIFs	•	•	•	•	•	•
enabling monitoring risks to the financial stability	•	•	•	•	•	•
providing high level investor protection	0	©	©	©	©	0

Other statements:

	1 (fully disagree)	2 (somewhat disagree)	3 (neutral)	4 (somewhat agree)	5 (fully agree)	Don't know - No opinion - Not applicable
The scope of the AIFM license is clear and appropriate	•	•	•	•	•	•
The AIFMD costs and benefits are balanced (in particular regarding the regulatory and administrative burden)	•	•	•	©	•	

The different components of the AIFMD legal framework operate well together to achieve the AIFMD objectives	•	•	•	•	•	
The AIFMD objectives correspond to the needs and problems in EU asset management and financial markets	•	•	©	•	•	
The AIFMD has provided EU AIFs and AIFMs added Value	•	•	•	•	•	•

quantitative and qualitative reasons to substantiate it:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
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Question 4. Is the coverage of the AIFM licence appropriate?
Yes
O No
Don't know / no opinion / not relevant
Question 4.1 What other functions would you suggest adding to the AIFM
licence?
Please explain your choice also considering related safeguards and
requirements, such as protecting against potential conflicts of interest where appropriate, disadvantages and benefits of the proposed approach:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 3.1 Please explain your answer to question 3, provideing

Question 5. Should AIFMs be permitted to invest on own account?

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Question 6.1. What elements would you suggest introducing into the AIFMD to exclude securitisation vehicles from the scope of the AIFMD more

effectively	and	reducing	regulatory	arbitrage	possibilities?
Please expla	in:				
5000 character(s) including spaces a		s, i.e. stricter than th	e MS Word characters	counting method.	
		-	ision providing or employee sa		es not apply to es effective?
Yes					
No			da ad		
Don't kn	ow / no c	ppinion / not re	elevant		
Question 7.1	Please	explain your	answer to ques	stion 7:	
5000 character(s) including spaces a		s, i.e. stricter than th	e MS Word characters	counting method.	
					nade more risk-
	i propor	uonale lo ine	risk-profile of	me managed	AIFS?
YesNo					

Question 8.1 Please explain your answer to question 8, presenting benefits and disadvantages of your approach as well as potential costs: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Question 9. Are the own funds requirements of the AIFMD appropriate given the existing initial capital limit of EUR 10 million although not less than one quarter of the preceding year's fixed overheads? Yes ON O Don't know / no opinion / not relevant Question 9.1 Please explain your answer to question 9, detailing any suggestion of an alternative policy option, and presenting benefits and disadvantages of the entertained options as well as costs: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Question 10. Would the AIFMD benefit from further clarification or harmonisation of the requirements concerning AIFM authorisation to provide ancillary services under Article 6 of the AIFMD? Fully agree

Don't know / no opinion / not relevant

Somewhat agree
Neutral
Somewhat disagree
Fully disagree
Don't know / no opinion / not relevant
Question 10.1 Please explain your answer to question 10, presenting benefits and disadvantages of the entertained options as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 11. Should the capital requirements for AIFMs authorised to carry out ancillary services under Article 6 of the AIFMD be calculated in a more risk-sensitive manner?
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out ancillary services under Article 6 of the AIFMD be calculated in a more risk-sensitive manner?
out ancillary services under Article 6 of the AIFMD be calculated in a more risk-sensitive manner? Yes No
out ancillary services under Article 6 of the AIFMD be calculated in a more risk-sensitive manner? Yes No Don't know / no opinion / not relevant Question 11.1 Please explain your answer to question 11, presenting benefits and disadvantages of your suggested approach as well as potential costs of
out ancillary services under Article 6 of the AIFMD be calculated in a more risk-sensitive manner? Yes No Don't know / no opinion / not relevant Question 11.1 Please explain your answer to question 11, presenting benefits and disadvantages of your suggested approach as well as potential costs of the change, where possible: 5000 character(s) maximum

requirements services?	applicable to the in	ivestment firr		
Yes				
No Don't knov	w / no opinion / not rele	vant		
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	Please explain your a tages of your suggest here possible:	-	· -	
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Question 12. Should the capital requirements established for AIFMs carrying

out ancillary services under Article 6 of the AIFMD correspond to the capital

Review and Evaluation Process (SREP) similar to that applicable to the credit institutions?
YesNo
Don't know / no opinion / not relevant
Question 14.1 Please explain your answer to question 14, presenting benefits and disadvantages of your suggested approach as well as potential costs of the change, where possible:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 15. Is a professional indemnity insurance option available under the AIFMD useful?
YesNo
Don't know / no opinion / not relevant
Question 15.1 Please explain your answer to question 15, presenting benefits and disadvantages of your suggested approach as well as potential costs of the change, where possible:

Question 14. Would you see value in introducing in the AIFMD a Supervisory

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

5000 character(s) maximum

Question 16. Are the assets under management thresholds laid down in Article 3 of the AIFMD appropriate?
© Yes
No Don't know / no opinion / not relevant
Question 16.1 If not, please suggest different thresholds and explain you choice, including benefits and disadvantages of your suggested approach as well as potential costs of the change, where possible: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 17. Does the lack of an EU passport for the sub-threshold AIFMs impede capital raising in other Member States?
© Yes
No Don't know / no opinion / not relevant
Question 17.1 Places further detail your ensure to question 17

Question 17.1 Please further detail your answer to question 17 substantiating it, also with examples of the alleged barriers:

5000 character(s) maximum

Question 18 threshold All	3. Is it necessary to provide an EU level passport for sub
Yes	
O No	
Don't kn	ow / no opinion / not relevant
from the reg	.1 If yes, should the regulation of the sub-threshold AIFM differ julation of the full-scope AIFMs under the AIFMD and in which y
	ain your proposition, including costs/benefits of the proposed
approach:	
5000 character(s) including spaces a	nd line breaks, i.e. stricter than the MS Word characters counting method.
Question 18.	1 Please explain your answer to question 18:
5000 character(s	
including spaces a	and line breaks, i.e. stricter than the MS Word characters counting method.

Question 19. What are the reasons for EuVECA managers to opt in the AIFMD regime instead of accessing investors across the EU with the EuVECA label?

Question 20. Can the AIFM passport be improved to enhance cross-border marketing and investor access? Yes No Don't know / no opinion / not relevant Question 20.1 If so, what specific measures would you suggest? Please explain your suggestions, presenting benefits and disadvantages as well as potential costs thereof, where possible: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.	Flease explain you 5000 character(s) maximu					
Yes No Don't know / no opinion / not relevant Question 20.1 If so, what specific measures would you suggest? Please explain your suggestions, presenting benefits and disadvantages as well as potential costs thereof, where possible: 5000 character(s) maximum			n the MS Word ch	naracters counting	method.	
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Question 20.1 Please explain your answer to question 20:

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
II. Investor protection
The AIFMD aims to protect investors by requiring AIFMs to act with the requisite transparency before and after investors commit capital to a particular AIF. Conflicts of interest must be managed in the best interest of the investors in the AIF. AIFMs must also ensure that the AIF's assets are valued in accordance with appropriate and consistent valuation procedures established for an each AIF. The AIF assets are then placed in safekeeping with an appointed depositary that also oversees AIF's cash flows and ensures regulatory compliance.
Questions in this section cover the topic of investor categorisation referencing to MiFID II, stopping short of repeating the same questions that have been raised in its <u>recent public consultation on MiFID II</u> , rather inviting comments on the most appropriate way forward. Views are also sought on the conditions that would make it possible to open up the AIF universe to a larger pool of investors while considering their varying degrees of financial literacy and risk awareness. Examples of redundant or insufficient investor disclosures are invited.
Greater clarity on stakeholders' views of the AIFMD rules on depositaries is sought in particular where such rules may require clarification or amending. The introduction of the depositary passport is desirable from an internal market point of view, but stakeholders are invited to propose other potential legal solutions, if any, that could address the issue of the short supply and concentration of depository services in smaller markets.
a) Investor classification and investor access
Question 21. Do you agree that the AIFMD should cross-refer to the client categories as defined in the MIFID II (Article 4(1)(ag) of the AIFMD)?
YesNo
Don't know / no opinion / not relevant

If no, how could the investor classification under the AIFMD be improved?

Please give examples where possible and present benefits and disadvantages of your suggested approach as well as potential costs of the change:

5000 character(s) maximum

uestion 21.1	Please explai	n your ans	wer to que	stion 21:		
5000 character(s)	maximum					
ncluding spaces ar	d line breaks, i.e. strict	er than the MS W	ord characters c	ounting method.		
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sadvantage nange: 5000 character(s)	s of your sugg	gested app	roach as v	vell as pote		

Question 23. Is there a need to structure an AIF under the EU law that could be marketed to retail investors with a passport?

Yes

Don't kno	w / no opir	nion / not relevant			
Question 23.1 s u c h	If yes, w	hat are the requirer	nents that s		mposed on A I F s ?
_	=	es where possibl suggested approacl	-		
5000 character(s) raincluding spaces and		e. stricter than the MS Word cha	racters counting me	ethod.	
5000 character(s) r	maximum	cplain your answer to	•		
b) deposita	ry regime				
Question 24. V		culties, if any, the de accordance	epositaries f	ace in exe the	rcising their AIFMD?
Please provid	-	nswer by giving co	ncrete exar	nples iden	itifying any
5000 character(s) r	maximum				

[◎] No

Question 25. Is it necessary and appropriate to explicitly define in the AIFMD
ri-party collateral management services?
Yes
© No
Don't know / no opinion / not relevant
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Question 25.1 Please explain your answer to question 25:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
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Question 26. Should there be more specific rules for the delegation process,
Question 26. Should there be more specific rules for the delegation process, where the assets are in the custody of tri-party collateral managers?
Question 26. Should there be more specific rules for the delegation process,
Question 26. Should there be more specific rules for the delegation process, where the assets are in the custody of tri-party collateral managers? Yes

Question 26.1 Please explain your answer to question 26, presenting benefits and disadvantages of your suggested approach as well as potential costs of the change, where possible:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
O .: O7 W// AIFM .:
Question 27. Where AIFMs use tri-party collateral managers' services, which of the aspects should be explicitly regulated by the AIFMD?
Please select as many answers as you like
the obligation for the asset manager to provide the depositary with the contract it has concluded with the tri-party collateral manager
the flow of information between the tri-party collateral manager and the depositary
the frequency at which the tri-party collateral manager should transmit the positions on a fund-by-fund basis to the depositary in order to enable it to record the movements in the financial instruments accounts opened in its books
$\hfill\Box$ no additional rules are necessary, the current regulation is appropriate $\hfill\Box$ other
Please explain why you think the obligation for the asset manager to provide the depositary with the contract it has concluded with the tri-party collateral manager should be explicitly regulated by the AIFMD.
Please present benefits and disadvantages of this approach as well as potential costs of the change, where possible: 5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

collateral manager a	nd the depositary should be explicitly regulated by the
A I F M D	
potential costs of the	efits and disadvantages of this approach as well as change, where possible: s, i.e. stricter than the MS Word characters counting method.
	ou think the frequency at which the tri-party collateral
depositary in order	to enable it to record the movements in the financial some some some some some some some some
depositary in order instruments account the	to enable it to record the movements in the financial someoned in its books should be explicitly regulated by
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depositary in order instruments account to him e Please present benefit potential costs of the source of the sour	to enable it to record the movements in the financial sopened in its books should be explicitly regulated by A I F M D efits and disadvantages of this approach as well as
depositary in order instruments account to him e Please present benefit potential costs of the source of the sour	to enable it to record the movements in the financial sopened in its books should be explicitly regulated by A I F M D efits and disadvantages of this approach as well as change, where possible:

Please present benefits and disadvantages of this/these approach(es) as well as potential costs of the change, where possible:

5000 character(s) maximum

Question 28. Are the AIFMD rules on the prime brokers clear?
© Yes
No
Don't know / no opinion / not relevant
Question 28.1 Please explain your answer to question 28, providing concrete
examples of ambiguities and where available suggesting improvements:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 29. Where applicable, are there any difficulties faced by
depositaries in obtaining the required reporting from prime brokers?
© Yes
No
Don't know / no opinion / not relevant
Question 20.1 Places explain your enewer to question 20, providing concrete

Question 29.1 Please explain your answer to question 29, providing concrete examples and suggesting improvements to the current rules and presenting benefits and disadvantages of the potential changes as well as costs:

5000 character(s) maximum

Question 30. What additional measures are necessary at EU level to address the difficulties identified in the response to the preceding question?
Please explain your answer providing concrete examples: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 31. Does the lack of the depositary passport inhibit efficient functioning of the EU AIF market?
YesNoDon't know / no opinion / not relevant
Question 31.1 Please explain your answer to question 31:

5000 character(s) maximum

nat would b	e the po	tential be the	enefits and risks as depositary	ssociated with

Question 33. What barriers are precluding introducing the depositary p a s s p o r t ?

Please explain your position providing concrete examples and evidence, where available, of the existing impediments:

5000 character(s) maximum

Question 34. Are depositary	there other optior services	ns that coul		ck of supply of markets?
suggested approa	our position presents as well as potential mum breaks, i.e. stricter than the N	ential costs	s of the change:	ntages of your
Question 35. Sh depositary?	ould the investo	r CSDs be	e treated as dele	egates of the
YesNoDon't know /	no opinion / not rele	evant		

Question 35.1 Please explain your answer to question 35, providing concrete examples and suggesting improvements to the current rules and presenting benefits and disadvantages as well as costs:

5000 character(s) maxil			
including spaces and line	breaks, i.e. stricter than the MS Wo	ord characters counting meth	od.
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c) transparenc	y and conflicts of inte	rest	
	e the mandatory disclose the mandatory disclose the thick the street investment		AIFMD sufficient for
© Yes			
© No			
0		_	
Don't know /	no opinion / not relevan	t	
Question 36.1 If	not, what elements of	the mandatory di	sclosures under the
AIFMD	could	b e	a m e n d e d ?
Please explain y	our position presenti	ng benefits and d	isadvantages of the
	our position presenting as well as costs:	ng benefits and d	isadvantages of the
potential change	s as well as costs:	ng benefits and d	isadvantages of the
potential change	s as well as costs:		_
potential change	s as well as costs:		_
potential change	s as well as costs:		_
potential change	s as well as costs:		_
potential change	s as well as costs:		
potential change	s as well as costs:		

Question 37. What elements of mandatory disclosure requirements, if any, should differ depending on the type of investor?

Please explain your position, presenting benefits and disadvantages of the potential changes as well as costs:							
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.							
Question 38. Are there any additional disclosures that AIFMs could be obliged to make on an interim basis to the investors other than those required in the annual report?							
○ Yes							
NoDon't know / no opinion / not relevant							
Question 38.1 Please explain your answer to question 38, presenting benefits and disadvantages of the potential changes as well as costs:							
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.							
Question 39. Are the AIFMD rules on conflicts of interest appropriate and proportionate?							
© Yes							

Don't know / no opinion / not relevant
Question 39.1 If not, how could the AIFMD rules on conflicts of interest be a m e n d e d ?
Please provide your suggestions, presenting benefits and disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
d) valuation rules
Question 40. Are the AIFMD rules on valuation appropriate?
© Yes
No
Don't know / no opinion / not relevant
Question 40.1 Please explain your answer to question 40, presenting benefits
and disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 41. Should the AIFMD legal framework be improved further given the experience with asset valuation during the recent pandemic?
© Yes

No

Question 41.1 Please explain your answer to question 41, presenting benefit and disadvantages of the potential changes as well as costs:	S
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.	
Question 42. Are the AIFMD rules on valuation clear?	
Yes	
[©] No	
Don't know / no opinion / not relevant	
Question 42.1 Please explain your answer to question 42:	
5000 character(s) maximum	
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.	
including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Question 43. Are the AIFMD rules on valuation sufficient?	
including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Question 43. Are the AIFMD rules on valuation sufficient? Yes	

[◎] No

rules on valuation are desirable to be included in the AIFMD legal framework:

including spaces and line breaks, i.e. stricter than the MS Word characters counting r	method.
Question 44. Do you consider that it should be possible process to combine input from internal and external value.	
Yes	
No No	
Don't know / no opinion / not relevant	
Question 44.1 Please substantiate your answer to que of benefits, disadvantages and costs:	estion 44, also in terms
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting r	method.
Question 45. In your experience, which specific aspec	et(s) trigger liability of a
valuer?	,
Please provide concrete examples, presenting costs	linked to the described
occurrence:	
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting r	method.

Que:	stion 46. In liability	-	experience valuers	-				•	
well	se provide as costs of	f the c		=	_	benefits	and dis	advan	tages as
	ling spaces and li		s, i.e. stricter the	an the MS V	Vord characte	ers counting me	thod.		
	nternatio	nal	rolation						
III. I	nternatio	onal	relation	S					

Considering the global nature of financial services, the AIFMD interacts with the third country regulatory regimes. By adopting the AIFMD the EU co-legislators sought to put in place a legal framework for tackling risks emanating from AIF activities that may impact the EU financial stability, market integrity and investor protection. The questions below are seeking views on where to strike the balance of having a functioning, efficient AIF market and ensuring that it operates under the conditions of a fair competition without undermining financial stability. Besides posing general questions on the competitiveness of the EU AIF market, this section seeks views on how the EU market could interact with international partners in the area governed by the AIFMD. The focus is on the appropriateness of the AIFMD third country passport regime and delegation rules.

Question 47. Which elements of the AIFMD regulatory framework support the competitiveness of the EU AIF industry?

Please explain providing concrete examples and referring to data where available:

Question 49.1 If you believe there is an uneven playing field between EU and non-EU AIFMs, which action would you suggest to address the issue?

Please explain your choice, presenting benefits and disadvantages of the potential changes to the AIFMD as well as potential costs associated with your preferred option:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 50. Are the delegation rules sufficiently clear to prevent creation o letter-box entities in the EU?
© Yes
No
Don't know / no opinion / not relevant
Question 50.1 Please explain your answer to question 50:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 51. Are the delegation rules under the AIFMD/AIFMR appropriate to
ensure effective risk management?
Yes
No
Don't know / no opinion / not relevant

Question 51.1 Please explain your answer to question 51, presenting benefits and disadvantages of the current rules and where available providing concrete examples substantiating your answer:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 52. Should the AIFMD/AIFMR delegation rules, and in particular Article 82 of the Commission Delegated Regulation (EU) No 231/2013, be complemented?
© Yes
NoDon't know / no opinion / not relevant
Question 52.1 Should the delegation rules be complemented with:
Please select as many answers as you like
quantitative criteria
a list of core or critical functions that would be always performed internally and may not be delegated to third parties
other requirements
Please explain why you think the AIFMD/AIFMR delegation rules should be complemented with quantitative criteria , presenting benefits and disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please explain why you think the AIFMD/AIFMR delegation rules should be complemented with a list of core or critical functions, presenting benefits and
disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain with what other requirements the AIFMD/AIFMR delegation rules should be complemented, presenting benefits and disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 53. Should the AIFMD standards apply regardless of the location of a third party, to which AIFM has delegated the collective portfolio management functions, in order to ensure investor protection and to prevent regulatory arbitrage?
Yes
O No
Don't know / no opinion / not relevant
Question 53.1 Please explain your answer to question 53:

5000 character(s) maximum

Overtion 54. De vou consider that a consist	
Question 54. Do you consider that a consist rules throughout the EU should be improved	_
YesNo	
Don't know / no opinion / not relevant	
Question 54.1 Please explain your answer to	
and disadvantages of the current rules concrete examples substantiating your answer.	
	WGI.
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word char	acters counting method.
Question 55. Which elements of the AIFMR	delegation rules could be applied
t o	UCITS?
Please explain your position, presenting b	enefits and disadvantages of the
potential changes as well as costs:	
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word char	racters counting method.
I .	

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

V. Financial stability
One of the main objectives of the AIFMD is to enable supervisors to appreciate and mitigate systemic risks building up in financial markets from different sources. To this end, AIFMs are subject to periodic reporting obligations and supervisors are equipped with certain market intervention powers to mitigate negative effects to the financial stability that may arise from the activities on the AIF market.
The section below invites opinions whether the intervention powers and a tool-kit available to the relevant supervisors are sufficient in times of severe market disruptions. Shared views on the adequacy of the AIFMR supervisory reporting emplate will be important in rethinking the AIFM supervisory reporting obligations. According to the FSB report, markets for leveraged loans and CLOs have grown significantly in recent years exceeding pre-crisis levels (FSB, Vulnerabilities associated with leveraged loans and collateralised loan obligations (CLOs), PLEN/2019/91-REV, 22 November 2019). While most leveraged loans are originated and held by banks, investment funds are also exposed to the leveraged loan and CLO markets. In order to assess risks to the financial stability and regulatory implications associated with leveraged loans and CLOs it would be commendable to continue collecting the relevant data and monitoring the market. The stakeholders are invited to cast their views on the matter.
With particular regard to the loan originating AIFs, suggestions on the optimal harmonisation of the rules that could apply to these collective investment vehicles are welcome. Finally, questions are raised whether leverage calculation nethods could benefit from further standardisation of metrics across the AIF market and potentially also across the JCITS for the supervisors to have a complete picture of the level of leverage engaged by the collective investment unds.
a) macroprudential tools
Question 56. Should the AIFMD framework be further enhanced for more effectively addressing macroprudential concerns?
Yes
NoDon't know / no opinion / not relevant
Question 56.1 If yes, which of the following amendments to the AIFMD legal ramework would you suggest?
Please select as many answers as you like
improving supervisory reporting requirements

	harmonising availability of liquidity risk management tools for AIFMs across the EU
	further detailing cooperation of the NCAs in case of activating liquidity risk
	management tools, in particular in situations with cross-border implications
	further clarifying grounds for supervisory intervention when applying macroprudential tools
	defining an inherently liquid/illiquid asset
	granting ESMA strong and binding coordination powers in market stress
	situations
	other
Pleas	se explain why you would suggest improving supervisory reporting
	uirements.
Pleas	se present benefits and disadvantages of the potential changes as well
as co	
	character(s) maximum
iriciua	ing spaces and line breaks, i.e. stricter than the MS Word characters counting method.
D	
	se explain why you would suggest harmonising availability of liquidity
risk	management tools for AIFMs across the EU
Pleas	se present benefits and disadvantages of the potential changes as well
as co	osts:
5000	character(s) maximum
	ing spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please explain why you would suggest further detailing cooperation of the NCAs in case of activating liquidity risk management tools, in particular in situations with cross-border implications.

Please present benefits and disadvantages of the potential changes as well as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why you would suggest further clarifying grounds for supervisory intervention when applying macroprudential tools
Please present benefits and disadvantages of the potential changes as well
as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why you would suggest defining an inherently liquid/illiquid a s s e t .
Please present benefits and disadvantages of the potential changes as well
as costs:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please explain we coordination	vhy you woul powers	d sugge in	st granting market		
Please present b s costs:	penefits and d	lisadvan	tages of the	potential ch	anges as well
5000 character(s) maxing including spaces and line		nan the MS W	ord characters cour	nting method.	
Please explain w v o u l d	vhat other an	nendmer	its to the Al	_	amework you uggest
-				s	uggest
v o u l d Please present b	penefits and d	lisadvan	tages of the	potential ch	uggest
v o u l d Please present b as costs: 5000 character(s) maxi	penefits and d	lisadvan	tages of the	potential ch	uggest
v o u l d Please present b as costs: 5000 character(s) maxi	penefits and dispersion of the	lisadvan	tages of the	potential ch	uggest

public interest includes financial stability	reasons?
Yes	
O No	
Don't know / no opinion / not relevant	
Question 57.1 Please explain your answer and disadvantages of the potential ch processes as well as costs:	
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word c	naracters counting method.
Question 58. Which data fields should be report relevant and timely data to ESMA	-
	-
report relevant and timely data to ESMA	during the period of the stressed c o n d i t i o n s ? ting benefits and disadvantages of

Question 57. Is there a need to clarify in the AIFMD that the NCAs' right to require the suspension of the issue, repurchase or redemption of units in the

authorities when they activate liquidity risk management tools?
© Yes
No
Don't know / no opinion / not relevant
Question 59.1 Please explain your answer to question 59, providing costs, benefits and disadvantages of the advocated approach:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 60. Should the AIFMD rules on remuneration be adjusted to provide for the de minimis thresholds?
Yes
[©] No
Don't know / no opinion / not relevant
Question 60.1 Please explain your answer to question 60, suggesting thresholds and justification thereof, if applicable:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 59. Should AIFMs be required to report to the relevant supervisory

Question 61. Are the supervisory reporting requirements as provided in the AIFMD and AIFMR's Annex IV appropriate?
Fully agree
Somewhat agree
Neutral
Somewhat disagree
Fully disagree
Don't know / no opinion / not relevant
Question 61.1 Please explain your answer to question 61:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 61.1 If you disagree that the supervisory reporting requirements as provided in the AIFMD and AIFMR's Annex IV appropriate, it is because of:
Please select as many answers as you like
overlaps with other EU laws
the reporting coverage is insufficient
the reporting coverage is superfluous
other
Please detail as much as possible your answer providing examples of the ove r l a p s .
Where possible, please provide concrete examples and where relevant information on costs and benefits in changing the currently applicable
reporting requirements:
reporting requirements.

Please detail as mucl ufficient	n as possible your answer provid reporting	ing examples of the in s
Where possible, ple	ase provide concrete examples	s and where relevant
information on cost reporting requiremen	s and benefits in changing the ts:	currently applicable
5000 character(s) maximum including spaces and line breaks	s, i.e. stricter than the MS Word characters counting m	nethod.
	n as possible your answer providi reporting	ng examples of the su coverage
erfluous Where possible, ple information on cost	reporting ase provide concrete examples s and benefits in changing the	coverage and where relevant
erfluous Where possible, ple information on cost reporting requiremen	reporting ase provide concrete examples s and benefits in changing the	coverage s and where relevant c currently applicable
erfluous	reporting	cover

Please specify for for what **other reason** the supervisory reporting requirements as provided in the AIFMD and AIFMR's Annex IV are not a p p r o p r i a t e.

Please detail as much as possible your answer providing examples of the

Where	poss	ible,	pleas	se pi	rovide	conc	rete	exam	ples	and	wher	e re	levant
informa	ation	on	costs	and	benefi	its in	cha	nging	the	curre	ently	appl	icable
reporti	ng req	uire	ments	:									

Question 62. Should the AIFMR supervisory reporting template provide a more comprehensive portfolio breakdown?

- Yes
- [◎] No
- Don't know / no opinion / not relevant

Question 62.1 If yes, the more detailed portfolio reporting should be achieved by:

Please select as many answers as you like

- a full portfolio reporting by relevant identifier as provided for statistical purposes
- a more granular geographical breakdown of exposures (e.g. at country level) by asset classes, investors, counterparties, and sponsorship arrangements
- requiring more details on leverage
- requiring more details on liquidity
- requiring more details on sustainability-related information, e.g. risk exposure and/or impacts
- other

Please explain why you think the more detailed portfolio reporting should be achieved by a full portfolio reporting by relevant identifier as provided for

including spaces a	maximum and line breaks, i.e. stricter than the MS Word characters counting method.
achieved by classes, in	in why you think the more detailed portfolio reporting should be more granular geographical breakdown of exposures by asset vestors, counterparties, and sponsorship arrangements de concrete examples and, where possible, provide information ts, disadvantages and costs of implementing this proposition:
5000 character(s, including spaces a	maximum and line breaks, i.e. stricter than the MS Word characters counting method.

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. 50

on the benefits, disadvantages and costs of implementing this proposition:

achieved	by	requiring	more	details	on	liquidity.
		crete examples dvantages and		-	-	
5000 character(s		ruks, i.e. stricter than the N	MS Word charac	ers counting metho	od.	
-	-	you think the m		-	-	
		crete examples idvantages and		-	-	
5000 character(s		ruks, i.e. stricter than the N	MS Word charac	ers counting metho	od.	
Please expla	ain by v	what other wa y should	_	nk the more		ed portfolio achieved.
		crete examples idvantages and	•	•	-	
5000 character(s		nuks, i.e. stricter than the N	MS Word charac	ers counting metho	od.	

Please explain why you think the more detailed portfolio reporting should be

Question 63. Should the identification of an AIF with a LEI identifier be
mandatory?
© Yes
No
Don't know / no opinion / not relevant
Question 63.1 Please explain your answer to question 63, presenting benefits
and disadvantages as well as costs associated with introducing such a requirement:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 64. Should the identification of an AIFM with a LEI identifier be
mandatory?
© Yes
No
Don't know / no opinion / not relevant
Question 64.1 Please explain your answer to question 64, presenting benefits
and disadvantages as well as costs associated with introducing such a
requirement:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 65. Should the use of an LEI identifier for the purposes of identifying the counterparties and issuers of securities in an AIF's portfolio be mandatory for the Annex IV reporting of AIFMR?
YesNo
Don't know / no opinion / not relevant
Question 65.1 Please explain your answer to question 65, presenting benefits and disadvantages as well as costs associated with introducing such a requirement:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 66. Does the reporting data adequately cover activities of loan originating AIFs?
© Yes
O No
Don't know / no opinion / not relevant
Question 66.1 Please explain your answer to question 66:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

reporting template:
Please select as many answers as you like
loans originated by AIFs leveraged loans originated by AIFs other
Please explain why you think loans originated by AIFs should be added as a data fields to the supervisory reporting template, providing information on the benefits, disadvantages and costs of implementation:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why you think leveraged loans originated by AIFs should be added as a data fields to the supervisory reporting template, providing information on the benefits, disadvantages and costs of implementation:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain what other data field(s) should be added to the supervisory reporting template, providing information on the benefits, disadvantages and costs of implementation:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 66.1. If not, what data fields should be added to the supervisory

	estion 67. Should the supervisory reporting by AIFMs be submitted to a gle central authority?
	Yes
(No Don't know / no opinion / not relevant
Qu	estion 67.1 Please explain your answer to question 67:
	00 character(s) maximum luding spaces and line breaks, i.e. stricter than the MS Word characters counting method.
0	estion C7.1 If we a which area
Qu	estion 67.1 If yes, which one: ESMA
(other options
pro	ase explain your choice, particularly substantiating 'other options', and wide information, where available, on the benefits, disadvantages and sts of implementing each proposition:
	00 character(s) maximum luding spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 68. Should access to the AIFMD supervisory reporting data be granted to other relevant national and/or EU institutions with responsibilities in the area of financial stability?
Yes
No
Don't know / no opinion / not relevant
Question 68.1 Please explain your answer to question 68:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 68.1 If yes, please specify which one:
© ESRB
© ECB
O NCBs
 National macro-prudential authorities Other
Please specify to which other relevant national and/or EU institutions the access to the AIFMD supervisory reporting data should be granted:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 68.2 Please explain your anwser to question 68.1:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

	e AIFMR template effectively capture links between
financial institutions?	
Yes	
No Don't know / no op	nion / not relevant
	what additional reporting should be required to better between AIFMs and other financial intermediaries?
-	suggestion(s) providing information on the costs, ages of each additional reporting:
5000 character(s) maximum including spaces and line breaks, i	.e. stricter than the MS Word characters counting method.
Question 69.1 Please e	xplain your answer to question 69:
5000 character(s) maximum including spaces and line breaks, i	.e. stricter than the MS Word characters counting method.

Question 70. Should the fund classification under the AIFMR supervisory reporting template be improved to better identify the type of AIF?

No
Don't know / no opinion / not relevant
Question 70.1 If yes, the AIF classification could be improved by:
Please select as many answers as you like
permitting multiple choice of investment strategies in the AIFMR template adding additional investment strategies other
it cannot be improved, however, if a portfolio breakdown is provided to the supervisors this can be inferred
Please explain why you think the AIF classification could be improved by pe mitting multiple choice of investment strategies in the AIFMR template , providing information, where available, on the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why you think the AIF classification could be improved by additional investment strategies, providing information , where available, on the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Yes

1 /	s) maximum	
	and line breaks, i.e. stricter than the MS Word characters counting method.	
Nagaa ayrala	ain why you think the AIT elections comme	ha impressa
-	ain why you think the AIF classification cannot	-
nless a por	rtfolio breakdown is provided to the supervisors.	Please provide
nformation,	where available, on the costs, benefits and disadv	antages of this
ption:	,	J
P		
5000 character(s)		
including spaces a	and line breaks, i.e. stricter than the MS Word characters counting method.	
)uestion 70	1 Please explain your answer to question 70:	
luestion 70.	.1 Please explain your answer to question 70:	
Question 70.		
5000 character(s)		
5000 character(s)	is) maximum	

Please explain by what other ways the AIF classification could be improved,

providing information, where available, on the costs, benefits and

Question 71. What additional data fields should be added to the AIFMR supervisory reporting template to improve capturing risks to financial stability:

Please select as many answers as you like
value at Risk (VaR)additional details used for calculating leverage
additional details on the liquidity profile of the fund's portfolio
details on initial margin and variation margin
the geographical focus expressed in monetary values
the extent of hedging through long/short positions by an AIFM/AIF expressed as a percentage
$^{\square}$ liquidity risk management tools that are available to AIFMs
data on non-EU master AIFs that are not marketed into the EU, but which have an EU feeder AIF or a non-EU feeder marketed into the EU if managed by the same AIFM
the role of external credit ratings in investment mandates
LEIs of all counterparties to provide detail on exposures
sustainability-related data, in particular on exposure to climate and environmental risks, including physical and transition risks (e.g. shares of assets for which sustainability risks are assessed; types and magnitudes of risks; forward-looking, scenario-based data)
other
Please explain why value at Risk (VaR) should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please explain why additional details used for calculating leverage should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why additional details on the liquidity profile of the fund's portfolio should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why details on initial margin and variation margin should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please explain why the geographical focus expressed in monetary values should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:

5000 character(s) maximum

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

he EU, but which have an EU feeder AIF or a non-EU feeder marketed into the EU if managed by the same AIFM should be added to the AIFMF supervisory reporting template, providing as much detail as possible and televant examples as well as the costs, benefits and disadvantages of this		
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Please explain why data on non-EU master AIFs that are not marketed into the EU, but which have an EU feeder AIF or a non-EU feeder marketed into the EU if managed by the same AIFM should be added to the AIFMF supervisory reporting template, providing as much detail as possible and elevant examples as well as the costs, benefits and disadvantages of this option:	AIFM/AIF expressed supervisory reporting elevant examples as	as a percentage should be added to the AIFMR template, providing as much detail as possible and
Please explain why data on non-EU master AIFs that are not marketed into the EU, but which have an EU feeder AIF or a non-EU feeder marketed into the EU if managed by the same AIFM should be added to the AIFMF supervisory reporting template, providing as much detail as possible and elevant examples as well as the costs, benefits and disadvantages of this option:	•	
relevant examples as well as the costs, benefits and disadvantages of this option: 5000 character(s) maximum	he EU, but which have he EU if managed b	ve an EU feeder AIF or a non-EU feeder marketed into by the same AIFM should be added to the AIFMR
5000 character(s) maximum		
	option:	
	5000 character(s) maximum	i.e. stricter than the MS Word characters counting method.
	5000 character(s) maximum	i.e. stricter than the MS Word characters counting method.

Please explain why the role of external credit ratings in investment mandates should be added to the AIFMR supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:

including spaces and line breaks, i.e. stricter than the MS word characters counting method.
Please explain why IEIs of all counterparties to provide detail on exposures should be added to the AIFMR supervisory reporting template, providing as
much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain why sustainability-related data, in particular on exposure to climate and environmental risks, including physical and transition risks should be added to the AIFMR supervisory reporting template, providing as
much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Please explain what other data fields should be added to the AIFMR

supervisory reporting template, providing as much detail as possible and relevant examples as well as the costs, benefits and disadvantages of this option:

5000 character(s) maximum

including spaces and li	ne breaks, i.e. stricter than the MS	S Word characters counting method	d.
		fields should be ad etter capture AIF's exp	
loans	a n d	CLO	market
-	-	ding as much detail	-
relevant examp	les as well as the cos	ts, benefits and disad	vantages:
5000 character(s) ma		S Word characters counting method	4
including spaces and ii	ne breaks, i.e. stricter triair the ivis	s word characters counting method	
Question 73 SI	nould any data fiolds	be deleted from the	AIFMR supervisory
reporting templ	-	be deleted from the	All Will Supervisory
Yes			
No Don't know	/ no opinion / not relev	rant	
DOIT KHOW	, no opinion / not relev	anı	
		_	

Question 73.1 Please explain your answer to question 73, presenting the costs, benefits and disadvantages of each data field suggested for deletion:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 74. Is the reporting frequency of the data required under Annex IV of the AIFMR appropriate?
© Yes
No
Don't know / no opinion / not relevant
Question 74.1 Please explain your answer to question 74, presenting the
costs, benefits and disadvantages for a suggested change, if any:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 75. Which data fields should be included in a template requiring
AIFMs to provide ad hoc information in accordance with Article 24(5) of the AIFMD during the period of the stressed market in a harmonised and
proportionate way?
Please explain your answer presenting the costs, benefits and disadvantages of implementing the suggestions:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question :	76. Should supervisory reporting for UCITS funds be introduced?
Yes	
No	
_	know / no opinion / not relevant
	70.4 Pl
	76.1 Please explain your answer to question 78, also in terms
	nefits and disadvantages:
	ter(s) maximum tees and line breaks, i.e. stricter than the MS Word characters counting method.
	77. Should the supervisory reporting requirements for UCITS a armonised?
AIFs be ha	
Yes No	
Yes No Don't	know / no opinion / not relevant
Yes No Don't	know / no opinion / not relevant
Yes No Don't Question costs, ben 5000 charact	know / no opinion / not relevant 77.1 Please explain your answer to question 79, also in terms

Question 78. Should the formats and definitions be harmonised with other reporting regimes (e.g. for derivates and repos, that the AIF could report using a straightforward transformation of the data that they already have to report under EMIR or SFTR)?
YesNoDon't know / no opinion / not relevant
Question 78.1 If yes, please explain your response indicating the benefits and definitions with other reporting regimes:
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
c) leverage Question 79. Are the leverage calculation methods – gross and commitment – as provided in AIFMR appropriate?
Fully agree Somewhat agree Neutral Somewhat disagree

	on 79.1 Please benefits and di	<u>-</u>	-	er to question	79 in tern	ns of the
	naracter(s) maximum g spaces and line breaks	, i.e. stricter tha	n the MS Word cha	racters counting meth	od.	
Questi harmo	on 80. Should t nised?	the leveraç	ge calculatio	on methods fo	r UCITS an	d AIFs be
© Y	es					
© N	0					
© D	on't know / no o	pinion / not	relevant			
Questi b e	on 80.1 If yes, v	what lever for	age calcula both		should be o	chosen to
	explain your p	•		•		enefits of
	naracter(s) maximum g spaces and line breaks	, i.e. stricter tha	n the MS Word cha	racters counting meth	od.	
Questi	on 80.1 Please	explain yo	our answer t	o question 80	:	
	naracter(s) maximum g spaces and line breaks	, i.e. stricter that	n the MS Word cha	racters counting meth	od.	

Fully disagree

Don't know / no opinion / not relevant

suggested by I	hat is your assessment nternational Organisation Framework Assessing I	n of Securities	Commissions
published in Dec	ember 2019 to collect data	a on the asset by	asset class to
assess	leverage	i n	AIFs?
implementing the			dvantages of
including spaces and line	breaks, i.e. stricter than the MS Word chara	acters counting method.	
Question 82. Sho	ould the leverage calculation	on metrics be har	monised at EU
© Yes			
No			
Oon't know / I	no opinion / not relevant		
Question 82.1 Pl	ease explain your answer	to question 82,	presenting the

5000 character(s) maximum

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

costs, benefits and disadvantages of your chosen approach:

Question	83. What	additional m	easures	may be requi	red given th	e reported
increase those	in CLO a	nd leveraged present	loans in	the financial macro-pru	_	the risks stability?
tiiose	шау	present	ιο	macro-pru	uemiai	Stability:
-	-			ding informationd disadvanta		
measures		icitis, advair	luges ui	ia aisaavaita	iges of the	proposcu
	cter(s) maximus		the MS Word	characters counting m	ethod.	
	84. Are the appropriate	_	FMD rule	s permitting N	ICAs to cap	the use of
Yes						
[◎] No						
Don'	't know / no	opinion / not	relevant			
		ase explain y disadvantage		wer to question	on 86, in ter	ms of the
5000 charac	cter(s) maximu	m				

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

Question 85. Should the requirements for loan originating AIFs be narmonised at EU level?
© Yes
O No
Don't know / no opinion / not relevant
Question 85.1 Please explain your answer to question 85:
5000 character(s) maximum
including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 85.1 If yes, which of the following options would support this narmonisation:
Please select as many answers as you like
limit interconnectedness with other financial intermediaries impose leverage limits
impose additional organisational requirements for AIFMs
allow only closed-ended AIFs to originate loans
provide for certain safeguards to borrowers
permit marketing only to professional investors
impose diversification requirements
impose concentration requirements
other

Please explain why you think limiting interconnectedness with other financial intermediaries this harmonisation. would support Please provide information, where available, on the costs and benefits, advantages and disadvantages of this option. Concrete examples are welcome: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Please explain why you think imposing leverage limits would support this harmonisation. Please provide information, where available, on the costs and benefits, advantages and disadvantages of this option. Concrete examples are welcome: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Please explain why you think imposing additional organisational this requirements **AIFMs** would harmonisation. for support Please provide information, where available, on the costs and benefits, advantages and disadvantages of this option. Concrete examples are welcome: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Please provide information, where available, on the costs and advantages and disadvantages of this option. Concrete examelcome: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Please explain why you think providing for certain safeguards to would support this harmon please provide information, where available, on the costs and advantages and disadvantages of this option. Concrete examelcome:	-
Please explain why you think providing for certain safeguards to would support this harmonical harmonical provides and disadvantages of this option. Concrete examples and disadvantages of this option.	
Please provide information, where available, on the costs and disadvantages of this option. Concrete exa	
Please provide information, where available, on the costs and advantages of this option. Concrete exa	
advantages and disadvantages of this option. Concrete exa	borrowers onisation
	_
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.	

Please provide information, where available, on the costs and benefits, advantages and disadvantages of this option. Concrete examples are welcome:

Please explain why you	you think imposing diver s	sification requirements would harmonisation
<u>-</u>		, on the costs and benefits, ion. Concrete examples are
5000 character(s) maximum including spaces and line breaks	s, i.e. stricter than the MS Word characters	s counting method.
-	you think imposing conc o	entration requirements would harmonisatior
unnort	tiiis	Haimomisation
-		, on the costs and benefits, ion. Concrete examples are

Please explain what other option would support this harmonisation.

Please provide information, where available, on the costs and benefits, advantages and disadvantages of this option. Concrete examples are welcome: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. V. Investing in private companies The AIFMD rules regulating investing in private companies aim to increase transparency and accountability of collective investment funds holding controlling stakes in non-listed companies. This section seeks insights whether these provisions are delivering on the stated objectives and whether there are other ways to achieve those objectives more efficiently and effectively. Private equity industry has been growing for years from a few boutique firms to € 3,7 T global industry. The questions are raised therefore whether the AIFMD contains all the relevant regulatory elements that are fit for purpose. Question 86. Are the rules provided in Section 2 of Chapter 5 of the AIFMD laying down the obligations for AIFMs managing AIFs, which acquire control of non-listed companies and issuers, adequate, proportionate and effective in enhancing transparency regarding the employees of the portfolio company and the AIF investors? Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree Don't know / no opinion / not relevant Question 86.1 Please explain your answer to question 86, providing concrete examples and data, where available: 5000 character(s) maximum

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

Question 87. Are the AIFMD rules provided in Section 2 of Chapter 5 of the AIFMD whereby the AIFM of an AIF, which acquires control over a non-listed company, is required to provide the NCA of its home Member State with information on the financing of the acquisition necessary, adequate and proportionate?
 Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree Don't know / no opinion / not relevant
Question 87.1 Please explain your answer to question 87, providing concrete examples and data, where available: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 88. Are the AIFMD provisions against asset stripping in the case of an acquired control over a non-listed company or an issuer necessary, effective and proportionate?
 Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree

Don't know / no opinion / not relevant

5000 character including spaces	and line breaks, i.e. stricter than the MS Word characters counting method.
	9. How can the AIFMD provisions against asset stripping in the acquired control over a non-listed company or an issuer be
m p r	2
	ove a :
_	ide your suggestion(s) including information, where available, on
he costs	
he costs neasures:	ride your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed
he costs neasures:	ide your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed
he costs neasures:	ride your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed
he costs neasures:	ride your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed
he costs neasures:	ride your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed
he costs neasures:	ride your suggestion(s) including information, where available, on and benefits, advantages and disadvantages of the proposed

Question 88.1 Please explain your answer to question 88, providing concrete

VI. Sustainability/ESG

Integrating sustainability factors in the portfolio selection and management has a double materiality perspective, in line with the non-financial reporting directive (2014/95) and the European Commission's 2017 non-binding guidelines on non-financial. Financial materiality refers in a broad sense to the financial value and performance of an investment. In this context, sustainability risks refer to potential environmental, social or governance events or conditions that if occurring could cause a negative material impact on the value of the investment. For example, physical risks from the

consequences of climate change may concern a single investment/company, e.g. due to potential supply chain disruptions or scarcity of raw materials, and may concern welfare losses for the economy as a whole. Non-financial materiality, also known as environmental and social materiality, refers to the impacts of an investment/corporate activity on the environment and society (i.e. negative externalities). Still, there is also a financial dimension to non-financial materiality. Notably, so-called transition risks arise from an insufficient consideration for environmental materiality, for instance due to potential policy changes for mitigating climate change (e.g. to regulatory frameworks, incentive structures, carbon pricing), shifts of supply chains and end-demand, as well as stakeholder actions for mitigating climate change.

The <u>disclosure regulation 2019/2088</u> requires a significant part of the financial services market, including AIFMs, to integrate in their processes, including in their due diligence processes, assessment of all relevant sustainability risks that might have a material negative impact on the financial return of an investment or advice. However, at the moment AIFMs are not required to integrate the quantification of sustainability risks. Regulatory technical standards under the disclosure regulation 2019/2088 will specify principal adverse impacts to be quantified or described. This section seeks to gather input permitting better understand and assess the appropriateness of the AIFMD rules in assessing the sustainability risks.

to gather input permitting better understand and assess the appropriateness of the AIFMD rules in assessing the sustainability risks.
Question 90. The <u>disclosure regulation 2019/2088</u> defines sustainability risks, and allows their disclosures either in quantitative or qualitative terms.
Should AIFMs only quantify such risks?
YesNo
Don't know / no opinion / not relevant
Question 90.1 Please substantiate your answer to question 90, also in terms of benefits, disadvantages and costs as well as in terms of available data:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 91. Should investment decision processes of any AIFM integrate the assessment of non-financial materiality, i.e. potential principal adverse sustainability impacts?

Yes

O No

Don't know / no opinion / not relevant

Question 91.1 Please substantiate your answer to question 91, also in terms of benefits, disadvantages and costs. Please make a distinction between adverse impacts and principal adverse impacts and consider those types of adverse impacts for which data and methodologies are available as well as those where the competence is nascent or evolving:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 92. Should the adverse impacts on sustainability factors be integrated in the quantification of sustainability risks (see the example in the introduction)?

- Fully agree
- Somewhat agree
- Neutral
- Somewhat disagree
- Fully disagree
- Don't know / no opinion / not relevant

Question 92.1 If you agree, please explain how and at which level the adverse impacts on sustainability factors should be integrated in the quantification of sustainability risks (AIFM or financial product level etc.).

Please explain your answer including concrete proposals, if any, and costs, advantages and disadvantages associated therewith. Please make a distinction between adverse impacts and principal adverse impacts and consider those types of adverse impacts for which data and methodologies are available as well as those where the competence is nascent or evolving

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Wo	rd characters counting method.
Question 92.1 Please explain your answ	ver to question 92:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Wo	rd characters counting method.
Question 93. Should AIFMs, when co	
Question 93. Should AIFMs, when correquired to take account of sustainable currently required by the EU law (subgradation, climate change, social alongside the interests and preferences	pility-related impacts beyond what is uch as environmental pollution and impacts, human rights violations)
required to take account of sustainable currently required by the EU law (subdegradation, climate change, social alongside the interests and preferences	pility-related impacts beyond what is uch as environmental pollution and impacts, human rights violations)
required to take account of sustainab currently required by the EU law (su degradation, climate change, social alongside the interests and preferences	pility-related impacts beyond what is such as environmental pollution and impacts, human rights violations) is of investors?
required to take account of sustainable currently required by the EU law (subdegradation, climate change, social alongside the interests and preferences Yes No No, ESMA's current competences and	pility-related impacts beyond what is uch as environmental pollution and impacts, human rights violations) of investors? Independent of the second of the s
required to take account of sustainable currently required by the EU law (subdegradation, climate change, social alongside the interests and preferences Yes No No, ESMA's current competences and Don't know / no opinion / not relevant Question 93.1 If so, how should AIFM	pility-related impacts beyond what is uch as environmental pollution and impacts, human rights violations) of investors? Independent of the second of the s
required to take account of sustainable currently required by the EU law (subdegradation, climate change, social alongside the interests and preferences Yes No No, ESMA's current competences an Don't know / no opinion / not relevant Question 93.1 If so, how should AIFM long-term sustainability and social importants.	pility-related impacts beyond what is such as environmental pollution and impacts, human rights violations) is of investors? Independent of the impacts of their investment decisions?

Question 93.1 Please explain your answer to question 93:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 94. The <u>EU Taxonomy Regulation 2020/85</u> 2 provides a framework for identifying economic activities that are in fact sustainable in order to establish a common understanding for market participants and prevent
green-washing. To qualify as sustainable, an activity needs to make a substantial contribution to one of six environmental objectives, do no significant harm to any of the other five, and meet certain social minimum standards. In your view, should the EU Taxonomy play a role when AIFMs are making investment decisions, in particular regarding sustainability factors?
© Yes
© No
Don't know / no opinion / not relevant
Question 94.1 Please explain your answer to question 94:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

principles beyond those laid down i by AIFMs when making investment		, ,	20/852 be consid	lered
YesNo				
Don't know / no opinion / not rele	vant			
Question 95.1 Please explain yo sustainability-related requirements propose		-		ould
Please indicate, where possible, associated therewith:	costs, a	advantages	and disadvanta	ages
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the M	IS Word chara	cters counting met	hod.	
VII. Miscellaneous				
This section contains a few questions on the coopens up the floor for any other comments of the are raised in the preceding sections. Responde remarks/proposals.	stakeholder	s on the AIFMD	related regulatory issu	es that
Question 96. Should ESMA be gran beyond those already granted to the		_	-	wers
Please select as many answers as you like				
entrusting ESMA with authorisation	on and su	pervision of a	all AIFMs	
entrusting ESMA with authorisationAIFs	on and su	pervision of r	non-EU AIFMs an	d

Question 95. Should other sustainability-related requirements or international

AIFs stab enha prac	ancing ESMA's possible where their activities where their activities where their activities ance ESMA's powerices, including in there is no need to be an activities.	ities threaten ystem ers in getting relation to ind	integrity of t information dividual AIM	the EU financial about national F and AIFs	market or supervisory
Please e a n d	xplain why you t supervi		should be of	entrusted with all	n authorisation AIFMs.
chosen o	oresent costs, accordence of the concrete of t	examples su	bstantiatin	g your answer	
and Please p	xplain why you t supervision oresent costs, acoption. Concrete	of n dvantages a	on-EU nd disadva	AIFMs antages assoc	and AIFs.
5000 chara	acter(s) maximum aces and line breaks, i.e. s	•			

Please explain why you think ESMA's powers should be enhanced in taking action against individual AIMFs and AIFs where their activities threaten integrity of the EU financial market or stability the financial system.

Please present costs, advantages and disadvantages associated with the chosen option. Concrete examples substantiating your answer are welcome: 5000 character(s) maximum

including spaces and line breaks	, i.e. stricter than the MS Word char	actors counting method.	
	ou think ESMA's powe		
in dividual	AIMF	a n d	AIFs.
	, i.e. stricter than the MS Word char		d nowere FSMA
s h o u l d	b e	competences and	granted.
<u>-</u>	s, advantages and dis ete examples substant	•	
5000 character(s) maximum including spaces and line breaks	, i.e. stricter than the MS Word char	acters counting method.	

beyond those already granted to them under the AIFMD?
© Yes
O No
Don't know / no opinion / not relevant
Question 97.1 Please explain your answer to question 97, providing information, where available, on the costs and benefits, advantages and disadvantages of implementing your suggestion:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 98. Are the AIFMD provisions for the supervision of intra-EU cross-border entities effective?
border entities effective?
border entities effective? Fully agree Somewhat agree Neutral
border entities effective? Fully agree Somewhat agree Neutral Somewhat disagree
border entities effective? Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree
border entities effective? Fully agree Somewhat agree Neutral Somewhat disagree
border entities effective? Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree
 Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree Don't know / no opinion / not relevant
border entities effective? Fully agree Somewhat agree Neutral Somewhat disagree Fully disagree Don't know / no opinion / not relevant Question 98.1 Please explain your answer to question 98, providing concrete

Question 97. Should NCAs be granted additional powers and competences

Question 99. What im	provements to in	ntra-EU cross-bord you	er supervisory suggest?
Please provide your ans associated with the sug	_	ests, advantages and	d disadvantages
5000 character(s) maximum including spaces and line breaks, i.e	. stricter than the MS Word ch	haracters counting method.	
Question 100. Should th	e sanctioning regi	me under the AIFM	D be changed?
Yes			
No			
Don't know / no opin	ion / not relevant		
Question 100.1 Please your answer in terms of	•	•	
5000 character(s) maximum including spaces and line breaks, i.e	stricter than the MS Word cl	haracters counting method	
morading spaces and line breaks, i.e.	. Stricter than the INO Word of	naractors counting method.	

into a single EU rulebook?
Yes
No
Don't know / no opinion / not relevant
Question 101.1 Please explain your answer to question 101, in terms of costs, benefits and disadvantages:
5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.
Question 102. Are there other regulatory issues related to the proportionality, efficiency and effectiveness of the AIFMD legal framework?
Please detail your answer, substantiating your answer in terms of costs
benefits/advantages, where possible: 5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 101. Should the UCITS and AIFM regulatory frameworks be merged