STANDARD 11: INTERMEDIATED FINANCE

INTRODUCTION
1 The EIB uses intermediated finance through a wide range of financial intermediaries (FIs) to support eligible smaller projects undertaken interalia by SMEs, midcaps and public entities that cannot be financed directly.
2 All projects benefiting from EIB support through intermediated finance are designated as sub-projects.

OBJECTIVE
3 This Standard sets out how the environmental, climate and social (ECS) impacts and risks arising from sub-projects shall be identified, assessed for their significance, managed and monitored, in line with applicable requirements and commensurate with the sub-project’s size, nature, socioeconomic context, location and sector sensitivity to ECS impacts and risks.

SCOPE OF APPLICATION
4 The requirements of this Standard apply to intermediated finance as follows:
   a. where EIB support is channelled to sub-projects through the FI, the requirements of this Standard apply to sub-projects, where relevant;
   b. where the FI on-lends EIB funding to another FI, the term sub-project includes the sub-projects financed through each subsequent FI and the requirements of this Standard will apply to sub-projects, where relevant;
   c. where the EIB provides financing to a FI that is a fund investment vehicle, the requirements of this Standard apply: (i) to the investee companies financed by the EIB through the FI from the time that the EIB becomes an investor; and (ii) on a best-efforts basis, to the investee companies financed through the FI prior to the time that the EIB becomes an investor.
5 The requirements of this Standard do not apply to sub-projects financed through FIs that do not benefit from EIB support.

GENERAL REQUIREMENTS FOR ALL FINANCIAL INTERMEDIARIES
6 In order to meet the requirements of the EIBG Environmental and Social Policy, the FI shall respect the labour rights of its employees and provide a safe and healthy working environment in accordance with: (i) if located in EU, EFTA, Candidate and potential Candidate countries, the applicable national and EU legislation to which it is subject; and (ii) if located in the rest of the world, the applicable national legislation and relevant aspects of EIB’s Standard 8 on Labour Rights and Standard 9 on Health, Safety and Security.
7 If located in EU and EFTA countries, the FI shall require final beneficiaries to cooperate, in accordance with EU legislation, with the relevant competent authorities in order that rights holders have access to meaningful public consultation as well as to review procedures.

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1 Operations with FIs which ‘intermediate’ i.e. on-lend the EIB funds to final beneficiaries (including framework loans intermediated through a financial institution), or lend funds to final beneficiaries in relation to an EIB guarantee or use EIB funds to invest in a portfolio of investee companies.
2 Including, but not limited to, commercial banks, national/regional promotional banks, leasing companies and other financial institutions, funds and microfinance institutions. This includes cases where EIB support is channelled to the FI through a public institution or entity.
3 As defined under General and Specific Requirements below.
4 EU Labour and Health & Safety legislation.
5 Primarily on management of working relations, terms and conditions of employment, fair treatment, non-discrimination and equal treatment and opportunity of workers and freedom of association and collective bargaining.
6 Primarily health and safety management and workplace risks.
7 Rights-holders are understood as all individuals and population groups that can make valid claims to fundamental rights from a human rights perspective. In the context of EIB-supported sub-projects, it refers to persons who are, actually or potentially, adversely affected by the sub-project. It includes persons affected by the sub-project, local community members, workers, etc. As described in the UN Guiding Principles on Business and Human Rights, organisations or entities, such as States, trade unions...
environmental, climate and social matters in connection with sub-projects benefiting from EIB support.

8 If located in the rest of the world, the FI shall require final beneficiaries to ensure that rights-holders have access to meaningful stakeholder engagement and effective means to raise grievances on ECS matters in connection with sub-projects benefiting from EIB support.

9 In order to enhance transparency on non-financial, sustainability-related information, the FI shall:
   a. if located in EU and EFTA countries, comply with sustainability-related disclosure requirements under national and EU legislation which is applicable to their activities; and
   b. if located in the rest of the world, comply with the applicable national legislation and as a matter of course make available to the public information on its due diligence and monitoring policies and procedures, or equivalent, for assessing, managing and monitoring the ECS impacts and risks of sub-projects.

10 With regards to sub-projects benefitting from EIB support, the FI shall take note of relevant EIBG Environmental and Social Policy requirements, as well as comply with specific ECS requirements including reporting (as set out in the documentation concluded between the FI and the EIB) which are adapted to the type of intermediated finance and which are identified as appropriate in the EIB’s due diligence process.

11 The FI shall have in place a process for identifying, assessing, managing and monitoring ECS impacts and risks. This process may include relevant policies and procedures that shall be commensurate to i) the FI’s size and nature of business and ii) to the sub-projects’ size, nature, socioeconomic context, location and sector sensitivity to ECS impacts and risks. Such a process can either be distinct from or integrated in any existing systems operating within the FI, such as the FI’s regular credit/investment processes.

12 Where requested, the FI shall provide the EIB with information related to its process for identifying, assessing, managing and monitoring ECS impacts and risks.

13 In particular, this process will enable the FI to perform the following steps:
   a. screen all sub-projects against the EIB’s list of excluded activities, as regularly amended, and meet any other ECS undertakings, as set out in the documentation concluded between the FI and the EIB. The eligibility of sub-projects may be further restricted in justified cases;
   b. identify the sub-projects according to the level of ECS risks, assess and monitor how the significant ECS impacts and risks arising from sub-projects are managed, as applicable, and ensure that agreed ECS undertakings are met;
   c. require that the sub-projects comply with the applicable legislation as described in paragraphs 14 and 15 below.

14 For sub-projects in EU, EFTA, Candidate and potential Candidate countries, the FI shall require that they be implemented in line with the applicable national and EU legislation.

15 For sub-projects outside the European Union, the FI shall require that they be implemented in line with the applicable national legislation and the relevant EIB Environmental and Social Standards.
Where appropriate, and based on the ECS risk management process the FI has in place and its capacity to implement it, sub-projects with high ECS risks\textsuperscript{12} shall be referred to the EIB for review and approval. Where applicable, appropriate mitigating measures shall be identified by the EIB in consultation with the FI, and implemented accordingly.

Where possible and appropriate, the FI may receive the EIB’s support for assessing, managing and monitoring, as well as reporting on ECS impacts and risks.

\textbf{SPECIFIC REQUIREMENTS}

\textbf{Intermediated finance in pursuit of environmentally and/or socially sustainable objectives}

Where intermediated finance is fully or partially dedicated\textsuperscript{13} to promoting environmental and social sustainability objectives, the FI shall be subject to additional requirements, that may include reporting and undertakings, to demonstrate that its processes and systems adequately factor sustainability impacts and risks into investment decisions in line with the EU Taxonomy, as relevant.

\textbf{Equity funds}

The FI shall put in place an environmental and social management process commensurate to the risk exposure that the Fund Entity is expected to manage.

The FI shall ensure the implementation of the above environmental and social management process, including environmental and social procedures as well as the monitoring of the environmental and social performance of its investees, where relevant.

Where the FI has made specific commitments regarding environmental and social sustainability objectives, progress on the agreed indicators shall be monitored and reported on.

\textbf{Microfinance operations}

Microfinance Service Providers (MSPs), which include microfinance institutions and banks (MFIs) or more broadly inclusive finance providers, are characterised by their small-scale operations and specific mission. MSPs shall ensure that their approach to engaging with and managing ECS impacts and risks is commensurate to the capacity and size of the financed microenterprises in order to mitigate such impacts and risks. Since the MSPs typically focus on clients from the poorest socioeconomic groups, who are usually vulnerable to social impacts and risks, they shall operate in alignment with strict client protection principles.

\textsuperscript{12} High risk sub-projects: sub-projects that are likely to have significant environmental, climate and/or social impacts and risks and require the preparation of an Environmental Impact Assessment (EIA)/Environmental and Social Impact Assessment (ESIA) report due to: i) national and/or EU Law requirements; or ii) determination made by the competent authorities in the host country and/or by FIs on a case-by-case basis.

\textsuperscript{13} Sub-projects geared to certain objectives, including but not limited to, climate action, environmental sustainability, gender equality, etc.