Rome, 16 June 2022

U.S. SEC Proposed rule: The Enhancement and Standardization of Climate-Related Disclosures for Investors

Eni Response - PREAMBLE

Eni SpA appreciates the opportunity to comment on climate-related disclosures in response to the U.S. Security & Exchange Commission’s (SEC) public consultation. As expressed in our request for comment response last year (“U.S. SEC Public input request on climate-related disclosures” of June 2021), we welcome the Commission’s objective to standardize climate-related disclosures, which we consider an essential pillar for advancing companies’ action and increase transparency, consistency and accountability of the private sector. In this field, gathering views and perspectives from stakeholders allows regulators to build on existing voluntary frameworks and best practices to define effective and efficient mandatory disclosure standards.

Eni is an SEC registered multinational energy company, listed on the NYSE:E, domiciled in Italy with beyond 32,000 employees throughout 69 countries. Eni aims to be a leader of the energy sector with a long-term strategy towards carbon neutrality in 2050, in line with the 1.5°C pathway. In 2022, Eni has accelerated its transformation strategy, announcing intermediate reduction targets for its absolute direct and indirect greenhouse gas emissions (Scope 1+2+3) of -35% by 2030, -55% by 2035 and -80% by 2040 vs. 2018 baseline. Eni’s strategy towards Net Zero by 2050 is supported by an industrial transformation plan that winds its way through the synergistic paths of the two business groups: Natural Resources, to optimize the upstream portfolio value enhancing its sustainability through progressive decarbonization; and, Energy Evolution, committed to expanding bio, renewable and circular economy businesses. In the United States, we aim to deploy a considerable capacity of renewable energies and we invest through our Boston venture capital office in the vibrant US innovation space and the development of breakthrough technology, like magnetic fusion, a technology with the potential to produce enormous amounts of energy, safely, virtually inexhaustibly and with zero emissions.

Eni’s Response to U.S. SEC Public input request on climate-related disclosures”, June 2021 (link)
As a global energy company committed to the most ambitious goals of the Paris Agreement and the United Nations’ Sustainable Development Goals, including the promotion of efficient and sustainable access to energy for all, we strongly believe that investors need access to reliable and decision-useful information established upon a foundation of transparent reporting. We have a long history in climate-related disclosure, joining the CDP’s (former Carbon Disclosure Project) voluntary reporting from the early 2000s, strengthened in the recent years by our pioneering role in key initiatives such as the TCFD and the WBCSD. Building on this engagement, we developed a comprehensive approach to non-financial disclosures, based on existing regulations applicable in the European Union and in Italy, which can offer examples of combining the need for thorough and comparable carbon disclosure with an open, participative approach to capture specificities in each region, sector, and corporate approach to sustainable development.

Therefore, we also attach the updated edition of our report “Eni for - Carbon Neutrality by 2050”, which focuses on Eni's pathway to full decarbonization of all our products and processes, drafted in line with TCFD recommendations.

We remain at the disposal of the Commission and look forward to continuing a fruitful dialogue.

GENERAL RECOMMENDATIONS ON THE PROPOSED RULE

Eni SpA praises the Commission’s decision to develop a mandatory standard to harmonise corporate climate reporting.

In the past few years, climate change and climate-related issues have become a crucial driver in designing industrial companies’ strategies and plans, allocating resources, setting compensation schemes for top executives, establishing emission targets, and identifying and managing market risks and opportunities.

The growing relevance of the financial impacts of climate-related issues has led to a fast-growing voluntary disclosures movement, of which the TCFD’s Recommendations (Eni since the beginning has contributed as a founder) represent the most successful reference. However, the proliferation of voluntary reporting frameworks, prompted the fragmentation of information and multiplied the efforts of companies in satisfying all their requirements.

Therefore, the proposal of transparent, comprehensive and effective climate-related disclosure standards by regulators would greatly enhance the ability of investors, policymakers, public opinion and stakeholders to assess the robustness of registrants’ climate strategies towards carbon neutrality. In this direction, the EU has introduced in 2014 a regulation requiring the presentation of a structured set of disclosure on non-financial information. Today, steps are ongoing in order to update and strengthen the relevance of these disclosures also through the definition of a specific set of reporting standards.
As already suggested this past year, **Eni supports a flexible approach to standardization**, thus enhancing both comparability among companies and ensuring reliable benchmarks by data users within and across sectors. For this purpose, we envisioned this approach to harmonization of the global climate disclosure via **three top priorities** for regulators:

1. **Elaborate a Cross-industry and Globally Consistent Baseline Framework**
2. **Develop Sector-specific Guidance**
3. **Leverage on the most widespread existing voluntary climate disclosure frameworks and guidance.**

Over the last year, we worked on these issues in various international contexts. And, we deem it useful to reiterate our recommendations regarding the above-mentioned priorities, in the hope that the Commission would embrace them when drafting the final version of the standard.

1. As Eni, we strongly support the **development of a common baseline comprised of a limited set of economy-wide metrics** that will empower data users to provide cross-sector and cross-country benchmarks on the most relevant climate-related matters.

   **Eni strongly encourages the convergence of requirements among the climate disclosure standards proposed by the SEC and other international regulators (e.g., EFRAG, ISSB).** As an international energy company, listed in Europe and the United States, we need to comply with different mandatory standards that request heterogenous information and metrics. Therefore, we recommend exemptions to the application of SEC requirements for foreign registrants that still apply sustainability reporting when rules of their headquarter jurisdictions do not diverge significantly.

2. **Eni advocates for a sectorial approach to climate disclosure since we believe it could enhance the materiality of information released**, which in turn boost comparability of results among peers and credibility of reported progress toward decarbonization objectives.

   We suggest the Commission adopting this approach in its climate-related disclosure standards, similar to other precedents, for example as has been done in the European context.

3. Eni recognizes that the **SEC's Proposed Rule goes in the direction of rationalizing the disclosure requirements**, or the so-called "building block" approach. Indeed, the proposed rule is drawing a large number of requirements from well-established standards, such as the TCFD’s Recommendations and the GHG Protocol.

   Eni encourages the SEC to address some of the divergences between the requirements of the proposed rule and the most widely used voluntary standards. Such divergences could create difficulties in compliance due to the changes in the
consolidated disclosure (e.g. organisational boundary definition) or the possible ambiguity of the calculation methods (e.g. financial metrics for climate risks).

Leaving the discussion of Eni’s specific remarks on the SEC’s questions to the subsequent sections of this document, hereafter we intend to convey to the Commission the following general recommendations on the structure of the Proposed Rule:

❖ strive to improve coordination between the different legislative initiatives being developed, also through specific international bodies (e.g., IOSCO);
❖ provide flexibility for Foreign Private Issuers (FPIs) in the application of the proposed rule allowing non-US companies to follow the rules of their headquarter jurisdictions if they do not diverge significantly;
❖ complement the cross-industry standard with sector-specific guidance;
❖ align the proposed rule requirements with the most widespread frameworks (e.g. TCFD and GHG Protocol);
❖ foresee a phase-in application process for the new financial impact metrics in line with the maturity of the methodology for their calculation, strengthening the comparability of results among registrants.

Please note that this contribution represents the sole official position of Eni SpA and its affiliates; all positions and comments received by the SEC from individuals affiliated with Eni Spa or its subsidiaries are to be intended as purely personal commentaries.

DETAILED ANSWERS ON SPECIFIC QUESTIONS

A. Overview of the Climate-Related Disclosure Framework

1. Should we add a new subpart to Regulation S-K and a new article to Regulation S-X that would require a registrant to disclose certain climate-related information, as proposed? Would including the climate-related disclosure in Regulation S-K and Regulation S-X facilitate the presentation of climate information as part of a registrant’s regular business reporting? Should we instead place the climate-related disclosure requirements in a new regulation or report? Are there certain proposed provisions, such as GHG emissions disclosure requirements, that would be more appropriate under Regulation S-X than Regulation S-K?

We agree with the provision that asks registrants to provide climate-related information that should be part of the registrant’s regular business report updating the Regulation S-X, S-K in order to facilitate the appropriate presentation of climate related disclosure.
3. Should we model the Commission’s climate-related disclosure framework in part on the framework recommended by the TCFD, as proposed? Would alignment with the TCFD help elicit climate-related disclosures that are consistent, comparable, and reliable for investors? Would alignment with the TCFD framework help mitigate the reporting burden for issuers and facilitate understanding of climate-related information by investors because the framework is widely used by companies in the United States and around the world? Are there aspects of the TCFD framework that we should not adopt? Should we instead adopt rules that are based on a different third-party framework? If so, which framework? Should we base the rules on something other than an existing third-party framework?

We strongly support the alignment with the framework recommended by TCFD as it is an international framework widely adopted by numerous issuers and recognized by the investor community. Moreover, it would be very important to ensure alignment with other standards being issued internationally. This would imply less cost for businesses and greater comparability of data even internationally. As such we recommend reinforcing the dialogue with both ISSB and EFRAG to ensure that the information required is consistent among different jurisdictions.

5. Should we require a registrant to present the climate-related disclosure in an appropriately captioned, separate part of the registration statement or annual report, as proposed? Should this disclosure instead be presented as part of the registrant’s MD&A?

We believe it would not be necessary to add a new item to Form 20-F. We suggest that appropriate disclosures could be furnished in registrant’s MD&A, under Item 3, 4 and 5 of the 20-F.

6. Should we permit a registrant to incorporate by reference some of the climate-related disclosure from other parts of the registration statement or annual report, as proposed? Should we permit a registrant to incorporate by reference climate-related disclosure that appears in a sustainability report if the registrant includes the incorporated by referenced disclosure as an exhibit to the registration statement or annual report? Are there some climate-related disclosure items, such as GHG emissions data, that we should not permit a registrant to incorporate by reference? Would requiring a registrant to include all of the proposed climate-related disclosures in a separate, appropriately captioned section, while precluding a registrant from incorporating by reference some or all of the climate-related disclosures, promote comparability and ease of use of the climate-related information for investors?

In our opinion the information should be contained in the annual report, as proposed, a specific section of the document should be devoted to sustainability aspects as requested by other proposed frameworks and, inside this part, a specific section should be devoted to climate-related aspects. Moreover, It will be important to permit
a registrant to incorporate by reference some of the climate-related disclosure from other parts of the registration statement, annual report, or even other documents that are mandatory in their jurisdiction.

7. Should we permit a registrant to provide certain of the proposed climate-related disclosures in Commission filings other than the annual report or registration statement? For example, should we permit a registrant to provide information about board and management oversight of climate-related risks in its proxy statement?

In our opinion registrants should be permitted to disclose certain climate-related information in other filings than the annual report if this information is contained in documents that are mandatory in their specific jurisdiction (for example, documents requested by Italian law) but that are published in conjunction with the annual report.

B. Disclosure of Climate-Related Risks

8. Would we require a registrant to disclose any climate-related risks that are reasonably likely to have a material impact on the registrant, including on its business or consolidated financial statements, which may manifest over the short, medium, and long term, as proposed? If so, should we specify a particular time period, or minimum or maximum range of years, for “short,” “medium,” and “long term?” For example, should we define short term as 1 year, 1-3 years, or 1-5 years? Should we define medium term as 5-10 years, 5-15 years, or 5-20 years? Should we define long-term as 10-20 years, 20-30 years, or 30-50 years? Are there other possible years or ranges of years that we should consider as the definitions of short, medium, and long term? What, if any, are the benefits to leaving those terms undefined? What, if any, are the concerns to leaving those terms undefined? Would the proposed provision requiring a registrant to specify what it means by the short, medium, and long term mitigate any such concerns?

We consider relevant, both from company and investors point of view, the assessment of climate-related risks on different time horizons; the particular specification of a range of years would simplify comparability between different registrants, especially if it is aligned with the more frequently used in a established voluntary framework (e.g. CDP, ACT, CA100+); leaving the possibility to change the terms defined would be useful in case the specific terms would permit a better representation of business and actions’ evolution for the registrant.

9. Should we define “climate-related risks” to mean the actual or potential negative impacts of climate-related conditions and events on a registrant’s consolidated financial statements, business operations, or value chains, as proposed? Should we define climate-related risks to include both physical and transition risks, as proposed? Should we define physical risks to include
both acute and chronic risks and define each of those risks, as proposed?
Should we define transition risks, as proposed? Are there any aspects of the
definitions of climate-related risks, physical risks, acute risks, chronic risks,
and transition risks that we should revise? Are there other distinctions
among types of climate-related risks that we should use in our definitions?
Are there any risks that we should add to the definition of transition risk?
How should we address risks that may involve both physical and transition
risks?

We agree on the proposed definitions; impacts on value chains should be included
when related to direct impacts on registrant’s operations. Impacts related to value
chains could be more or less detailed according to the availability of information.

10. We define transition risks to include legal liability, litigation, or
reputational risks. Should we provide more examples about these types of
risks? Should we require more specific disclosures about how a registrant
assesses and manages material legal liability, litigation, or reputational
risks that may arise from a registrant’s business operations, climate
mitigation efforts, or transition activities?

We find the TCFD’s definition of transition risks, including legal and reputational risks,
sufficient and we deem no more specific disclosure should be required.

11. Some chronic risks might give rise to acute risks, e.g., drought (a chronic
risk) that increases acute risks, such as wildfires, or increased temperatures
(a chronic risk) that increases acute risks, such as severe storms. Should we
require a registrant to discuss how the acute and chronic risks they face may
affect one another?

We suggest limiting registrants’ disclosure to the specific impact of individual risks
on business as the link is not always obvious and is still being studied by climate
science.

12. For the location of its business operations, properties or processes
subject to an identified material physical risk, should we require a registrant
to provide the ZIP code of the location or, if located in a jurisdiction that
does not use ZIP codes, a similar subnational postal zone or geographic
location, as proposed? Would requiring granular location information, such
as ZIP codes, present concerns about competitive harm or the physical
security of assets? If so, how can we mitigate those concerns? Are there
exceptions or exemptions to a granular location disclosure requirement that
we should consider?

The granular location information could be excessively detailed and it would
preferably require aggregated information about the percentage of assets (e.g. %
book value) subjected to a material physical risk, as already proposed by the EFRAG
standard currently in consultation in Europe.
13. If a registrant determines that the flooding of its buildings, plants, or properties is a material risk, should we require it to disclose the percentage of those assets that are in flood hazard areas in addition to their location, as proposed? Would such disclosure help investors evaluate the registrant’s exposure to physical risks related to floods? Should we require this disclosure from all registrants, including those that do not currently consider exposure to flooding to be a material physical risk? Should we require this disclosure from all registrants operating in certain industrial sectors and, if so, which sectors? Should we define “flood hazard area” or provide examples of such areas? If we should define the term, should we define it similar to a related definition by the Federal Emergency Management Agency (FEMA) as an area having flood, mudflow or flood-related erosion hazards, as depicted on a flood hazard boundary map or a flood insurance rate map? Should we require a registrant to disclose how it has defined “flood hazard area” or whether it has used particular maps or software tools when determining whether its buildings, plants, or properties are located in flood hazard areas? Should we recommend that certain maps be used to promote comparability? Should we require disclosure of whether a registrant’s assets are located in zones that are subject to other physical risks, such as in locations subject to wildfire risk?

We deem that the disclosure of the percentage of assets would be preferable to granular location information (cfr. Question 12), considering an aggregated information more useful for investors. Requiring the disclosure from all registrants could imply that, for registrants that do not consider exposure to flooding a material risk, the disclosure would simply consist of a declaration of no exposure to flooding risk in certain areas. In terms of definition, “Flood hazard areas” are already identified in several risk maps from different sources: reference could be made to them. About this, we would recommend granting homogeneity within the disclosures of the registrants, in order to make disclosed data comparable. A standard definition of “flood hazard area” should be identified among the many available.

14. If a material risk concerns the location of assets in regions of high or extremely high water stress, should we require a registrant to quantify the assets (e.g., book value and as a percentage of total assets) in those regions in addition to their location, as proposed? Should we also require such a registrant to disclose the percentage of its total water usage from water withdrawn in high or extremely high water stressed regions, as proposed? If so, should we include a definition of a “high water stressed region” similar to the definition provided by the World Resource Institute as a region where 40-80 percent of the water available to agricultural, domestic, and industrial users is withdrawn annually? Should we similarly define an “extremely high water stressed area” as a region where more than 80 percent of the water available to agricultural, domestic, and industrial users is withdrawn annually? Are there other definitions of high or extremely high water stressed areas we should use for purposes of this disclosure? Would these items of information help investors assess a registrant’s exposure to
climate-related risks impacting water availability? Should we require the disclosure of these items of information from all registrants, including those that do not currently consider having assets in high water-stressed areas a material physical risk? Should we require these disclosures from all registrants operating in certain industrial sectors and, if so, which sectors?

We believe that the quantification of assets (e.g., book value and as a percentage of total assets) in regions of high or extremely high water stress could be misleading as it is in no way representative of the value at risk, that depends on the vulnerability of the asset to the specific hazard.

According to the “building block approach”, we deem it very useful to include a definition of a “high water-stressed region” in line with the definition provided by the World Resource Institute. WRI definitions are the most widely used, at least in the O&G industry; a distinction between high and extremely high is redundant, also taking into account the granularity provided by the WRI Aqueduct; areas characterized by a water stress value of 5 according to WRI, that is arid, should be included as well. GRI also includes the WWF Water Risk Filter as a publicly available and credible tool for assessing areas with water stress.

However, investors should be aware of the limited value of the information; it must be clear that the information addresses only an aspect of climate-related risks impacting water availability, namely, the exposure risk to a chronic phenomenon such as water stress; we cannot consider this piece of analysis as a comprehensive assessment of registrant’s exposure to risks arising from water availability.

Regarding the application of the requirements, all sectors using freshwater for their operations are exposed to water risk, and thus are eligible to a request of disclosure. The respondents should provide reasons why they do not consider water risk as material.

17. Should we define “value chain” to mean the upstream and downstream activities related to a registrant’s operations, as proposed? Are there any upstream or downstream activities included in the proposed definition of value chain that we should exclude or revise? Are there any upstream or downstream activities that we should add to the definition of value chain? Are there any upstream or downstream activities currently proposed that should not be included?

As in question 9 impacts related to the value chain could be less detailed due to the availability of information. It would be useful to clarify to what extent the value chain should be included.

18. Should we define climate-related opportunities as proposed? Should we permit a registrant, at its option, to disclose information about any climate-related opportunities that it is pursuing, such as the actual or potential impacts of those opportunities on the registrant, including its business or
consolidated financial statements, as proposed? Should we specifically require a registrant to provide disclosure about any climate-related opportunities that have materially impacted or are reasonably likely to impact materially the registrant, including its business or consolidated financial statements? Is there a risk that the disclosure of climate-related opportunities could be misleading and lead to “greenwashing”? If so, how should this risk be addressed?

We believe that the Proposed Rule should foresee the option for the registrants to disclose the climate change opportunities as a useful complement to the disclosure of risks. To limit the risk of attracting criticism of "greenwashing", companies should enrich their qualitative discussion of climate-related opportunities by detailing the objectives set, the levers used to achieve them, and the implementation plans with associated resources and time horizons of actions.

C. Climate-Related Impacts on Strategy, Business Model and Outlook

19. Should we require a registrant to describe the actual and potential impacts of its material climate-related risks on its strategy, business model, and outlook, as proposed? Should we require a registrant to disclose impacts from climate-related risks on, or any resulting significant changes made to, its business operations, including the types and locations of its operations, as proposed?

We deem it useful to provide information on the actual and potential impacts of its material climate-related risks on its strategy, business model, and outlook. Companies should present their climate strategy and describe how they plan to adapt the business model to a low-carbon economy and consequent modification to industrial processes and allocation of resources to capital investments. Moreover, companies should discuss the reference scenario in which they are acting, providing information about any emerging trends, demands, uncertainties, commitments or events that are reasonably likely to have material impacts on the company’s future profitability and growth prospects in dependence of likely or possible evolution of the regulatory or competitive environment in response to the global need to achieve the goals of the Paris Agreement.

20. Should we require a registrant to disclose climate-related impacts on, or any resulting significant changes made to, its products or services, supply chain or value chain, activities to mitigate or adapt to climate-related risks, including adoption of new technologies or processes, expenditure for research and development, and any other significant changes or impacts, as proposed? Are there any other aspects of a registrant’s business operations, strategy, or business model that we should specify as being subject to this disclosure requirement to the extent they may be impacted by climate-related factors?
In line with what was stated in question n.18, companies should complement the discussion of the expected negative impacts of climate risks with a description of the actions they are taking to minimize them and seize climate opportunities through, for example, the adoption of new technologies or processes, expenditure for research and development, etc.

21. Should we require a registrant to specify the time horizon applied when assessing its climate-related impacts (i.e., in the short, medium, or long term), as proposed?

As already stated in question n.8, we consider relevant the declination of the impact of climate-related risks on different time horizons; the particular specification of a range of years would simplify comparability between different registrants, especially if it is aligned with the more frequently used in established voluntary frameworks (e.g. CDP, ACT, CA100+); leaving the possibility to change the terms defined would be useful in case the specific terms would permit a better representation of business and actions’ evolution for the registrant.

24. If a registrant has used carbon offsets or RECs, should we require the registrant to disclose the role that the offsets or RECs play in its overall strategy to reduce its net carbon emissions, as proposed? Should the proposed definitions of carbon offsets and RECs be clarified or expanded in any way? Are there specific considerations about the use of carbon offsets or RECs that we should require to be disclosed in a registrant’s discussion regarding how climate-related factors have impacted its strategy, business model, and outlook?

We believe that the registrant should disclose the role that the offsets or RECs play in its overall strategy and particularly, whether the use of carbon offsets is the primary means of meeting the company’s GHG reduction goals or rather carbon offsets are a tool for offsetting residual GHG emission hardly to be abated with current technologies. In this regard, an assessing metric could be the ratio between carbon offsets retired (or planned to be retired in a target year(s)) and the GHG emissions baseline. The higher the ratio, the riskier is the offsetting strategy in terms of both potential higher cost to acquire carbon offsets and their value curtailment over time. Moreover, to better justify the short and long-term costs and risks associated with the carbon offsets use in Item 1502, the following additional parameters could be additionally disclosed:

   a) the sector in which emissions reduction (or removal) occurred (e.g. a forestry carbon offsets has a higher permanence risk compared to a carbon offset generated by a renewable project);
   b) if the carbon offsets are associated with a corresponding adjustment (CA) in the GHG inventory of the country that hosted the GHG emissions reduction project (e.g. a carbon offsets associated with a CA has a lower regulatory risk);
c) the standard used for the certification of carbon offsets (e.g. a more solid standard can offer a mitigation strategy of the permanence risk);

d) the absolute volume of carbon offset retired (or planned to be retired) in the target year(s) (e.g. the higher the volume, the higher the risks).

Regarding the definition of carbon offsets, we propose the following revision: "carbon offsets represent one metric tonne of carbon dioxide equivalent that has been avoided, reduced, or permanently removed from the atmosphere, in a manner calculated and traced for the purpose of offsetting an entity’s GHG emission”.

25. Should we require a registrant to provide a narrative discussion of whether and how any of its identified climate-related risks have affected or are reasonably likely to affect its consolidated financial statements, as proposed? Should the discussion include any of the financial statement metrics in proposed 17 CFR 210.14-02 (14-02 of Regulation S-X) that demonstrate that the identified climate-related risks have had a material impact on reported operations, as proposed? Should the discussion include a tabular representation of such metrics?

It should be required to provide a full comprehensive climate-related disclosure, aligned with the most prominent standards and reporting framework, ensuring that material climate risks associated with the transition onto a 2050 net-zero pathway are fully addressed in the management’s discussion including a discussion of how identified risks have affected or are reasonably likely to affect an issuer’s key financial metrics and its consolidated financial statements.

All in all, companies should:

- describe how the company’s own assumptions and forecast have been made consistent with observable, expected or possible trends in the external environment due to changes in the regulations or in the competitive landscape due to climate change, including consistency between management’s internal assumptions on future prices of commodities, operating costs, future sales or production volumes, assets depletions rates, assets retirement obligations, discount rates with the goals of the Paris Agreement in evaluating the recoverability of carrying amounts of properties, plants and equipment, decommissioning and other provisions.

- Provide information about the extent to which the company’s cost of capital or cost of borrowings has been impacted by climate-change issues.

26. Should we require registrants to disclose information about an internal carbon price if they maintain one, as proposed? Would requiring the disclosure of the registrant’s use of an internal carbon price raise
competitive harm concerns that would act as a disincentive from the use of an internal carbon price? If so, should the Commission provide an accommodation that would mitigate those concerns? For example, are there exceptions or exemptions to an internal carbon price disclosure requirement that we should consider?

We believe that registrants should be required to disclose information about an internal carbon price. Indeed, an internal carbon price is a multifaceted tool that can support companies in assessing climate-related risks and opportunities in the transition to a low-carbon economy. It gives risks and opportunities a monetary value, making the low carbon transition an integral part of rational, economic decision making. However, there are different approaches both in the definition and application of an internal carbon price. For instance, a choice could be to embed a shadow cost for carbon in all carbon mitigation investment decisions, while a different one could be the application of internal carbon fees by charging business units for their emissions and using the revenue generated to support investment into clean technologies. For this reason, we recommend to not mandate a particular carbon pricing methodology.

Moreover, considering the different widths of carbon pricing (i.e. GHG emissions covered throughout the value chain) applied by different companies, we recommend warning investors that a direct comparison of price level per unit of GHG emitted (e.g. US$/tCO2) could bring to a misjudgement.

Lastly, we do not think that disclosure in that regard would act as a disincentive from the use of an internal carbon price. Companies with more robust, solid and wide internal carbon price will be considered more resilient in the energy transition with a direct positive impact on their market capitalization.

27. Should we also require a registrant to disclose how it uses the described internal carbon price to evaluate and manage climate-related risks, as proposed? Should we further require a registrant that uses more than one internal carbon price to provide the above disclosures for each internal carbon price, and disclose its reasons for using different prices, as proposed? Are there other aspects regarding the use of an internal carbon price that we should require to be disclosed? Would disclosure regarding any internal carbon price maintained by a registrant elicit important or material information for investors? Would requiring the disclosure of the registrant’s use of an internal carbon price raise competitive harm concerns that would act as a disincentive from the use of an internal carbon price? If so, should the Commission provide an accommodation that would mitigate those concerns? For example, are there exceptions or exemptions to an internal carbon price disclosure requirement that we should consider?

As mentioned in question n.26, there are different approaches in defining an internal carbon price and its effectiveness depends not only on the price level per unit of GHG emitted (e.g. US$/tCO2) that the company uses in business decisions. Therefore, in
order to allow a fairer comparison among companies, it is necessary to require the disclosure of the following additional elements (beyond the price level):

- **Width**: the GHG emissions covered throughout the value chain by the internal carbon price approach.
- **Depth**: the level of influence the internal carbon price approach has on the business decisions of a company and its value chain partners.
- **Time**: The development of the carbon price, width and depth attributes over time.

Moreover, it would be useful to create standard categories for the different internal carbon price approaches (e.g. shadow priced driving investment decisions, internal carbon fees) and to require disclosure for each category where a registrant has a carbon price in place.

30. **Should we require a registrant to disclose analytical tools, such as scenario analysis, that it uses to assess the impact of climate-related risks on its business and consolidated financial statements, and to support the resilience of its strategy and business model, as proposed?** What other analytical tools do registrants use for these purposes, and should we require disclosure of these other tools? Are there other situations in which some registrants should be required to conduct and provide disclosure of scenario analysis? Alternatively, should we require all registrants to provide scenario analysis disclosure? If a registrant does provide scenario analysis disclosure, should we require it to follow certain publicly available scenario models, such as those published by the IPCC, the IEA, or NGFS and, if so, which scenarios? Should we require a registrant providing scenario analysis disclosure to include the scenarios considered (e.g., an increase of global temperature of no greater than 3 °C, 2 °C, or 1.5 °C above pre-industrial levels), the parameters, assumptions, and analytical choices, and the projected principal financial impacts on the registrant’s business strategy under each scenario, as proposed? Are there any other aspects of scenario analysis that we should require registrants to disclose? For example, should we require a registrant using scenario analysis to consider a scenario that assumes a disorderly transition? Is there a need for us to provide additional guidance regarding scenario analysis? Are there any aspects of scenario analysis in our proposed required disclosure that we should exclude? Should we also require a registrant that does not use scenario analysis to disclose that it has not used this analytical tool? Should we also require a registrant to disclose its reasons for not using scenario analysis? Will requiring disclosure of scenario analysis discourage registrants from conducting scenario analysis?

Companies should:

- Provide trend information about any known trends, demands, uncertainties, commitments or events that are reasonably likely to have material impacts
on the company’s future profitability and growth prospects in dependence of likely or possible evolution of the regulatory or competitive environment in response to the global need to achieve the goals of the Paris Agreement (for example structural changes in the demand for the company’s products which could materially reduce revenues, operating results and cash flows, expected changes in commodity prices, taxation of carbon emissions, material capital expenditures required to upgrade the company’s assets to make them resilient in a low carbon economy or to enter new markets, material expenses budgeted to reduce any possible impacts associated with extreme meteorological events on the company’s properties and plants, growth plans, dividend plans, etcetera).

- sensitivity analyses of the variability of operating results and cash flows to changes in the operating environment (commodity prices, costs, sales volumes, other variables) due to the adoption of alternative decarbonization scenarios of the economy, including possible anticipation of a scenario of net zero emissions by mid of the century,
- sensitivity analyses of the resilience of the carrying amounts of property, plant and equipment to changes in the operating environment (commodity prices, costs, sales volumes, other variables) due to the adoption of alternative decarbonization scenarios of the economy including possible anticipation of a scenario of net zero emissions.

31. Should we adopt a provision similar to 17 CFR 229.305(d) that would apply the PSLRA forward-looking statement safe harbor to forward-looking statements made in response to specified climate-related disclosure items, such as proposed Item 1502 and Item 1505 (concerning targets and goals) of Regulation S-K? If so, which proposed items should we specifically include in the safe harbor?

We believe that forward looking statements should be provided also on climate related disclosure.

33. As proposed, a registrant may provide disclosure regarding any climate-related opportunities when responding to any of the provisions under proposed 17 CFR 229.1502 (Item 1502). Should we require disclosure of climate-related opportunities under any or all of the proposed Item 1502 provisions?

We deem it not necessary to require mandatory disclosure of climate-related opportunities, leaving to registrants the option on how best disclose new business opportunities tied to the energy transition.
D. Governance Disclosure

34. Should we require a registrant to describe, as applicable, the board’s oversight of climate-related risks, as proposed? Should the required disclosure include whether any board member has expertise in climate-related risks and, if so, a description of the nature of the expertise, as proposed? Should we also require a registrant to identify the board members or board committee responsible for the oversight of climate-related risks, as proposed? Do our current rules, which require a registrant to provide the business experience of its board members, elicit adequate disclosure about a board member’s or executive officer’s expertise relevant to the oversight of climate-related risks?

We believe that robust climate governance is one of the fundamental factors for the proper management of climate risks and opportunities, as well as for the development and execution of a transition plan that aligns the company with the achievement of the Paris Agreement goals. Hence, a registrant should describe the board’s oversight of main companies’ risks, including climate-related risks. Moreover, the expertise of the board as a whole needs to be adequate for the task of oversight of climate issues; we therefore support a general discussion - during the annual Board Review - of the board’s expertise on ESG matters and energy transition issues (without focusing on individual board members). Regarding the responsibility for the oversight of climate-related risks, we propose to modify the item in order to disclose the different roles in the supervision of climate risks, rather than specify the person or the body responsible, given the complexity of the process and the multiple subjects involved in it.

E. Risk Management Disclosure

42. Should we require a registrant to describe its processes for identifying, assessing, and managing climate-related risks, as proposed?

We agree with the requirement to describe the risk management process. It’s important to consider that frequently this process is not specific to climate-related risks (in the sense that the Enterprise Risk Management process includes in its scope also climate-related risks among the other risks). This aggregated view is considered a best practice as it permits comparability among different risks. We consider this view particularly useful for investors so they can understand all implications of a company strategy.

43. When describing the processes for identifying and assessing climate-related risks, should we require a registrant to disclose, as applicable, as proposed:
• How the registrant determines the relative significance of climate-related risks compared to other risks?

• How it considers existing or likely regulatory requirements or policies, such as emissions limits, when identifying climate-related risks?

• How it considers shifts in customer or counterparty preferences, technological changes, or changes in market prices in assessing potential transition risks?

• How the registrant determines the materiality of climate-related risks, including how it assesses the potential size and scope of an identified climate-related risk?

Are there other items relevant to a registrant’s identification and assessment of climate-related risks that we should require it to disclose instead of or in addition to the proposed disclosure items?

As described in question 42, the process could not be specific for climate-related risks.

44. When describing the processes for managing climate-related risks, should we require a registrant to disclose, as applicable, as proposed:

• How it decides whether to mitigate, accept, or adapt to a particular risk?

• How it prioritizes climate-related risks?

• How it determines to mitigate a high priority risk?

Are there other items relevant to a registrant’s management of climate-related risks that we should require it to disclose instead of or in addition to the proposed disclosure items?

As described in question 42, the process could not be specific for climate-related risks.

45. Should we require a registrant to disclose whether and how the processes described in response to proposed 17 CFR 229.1503(a) are integrated into the registrant’s overall risk management system or processes, as proposed? Should we specify any particular aspect of this arrangement that a registrant should disclose, such as any interaction between, and corresponding roles of, the board or any management committee responsible for assessing climate-related risks, if there is a separate and distinct committee of the board or management, and the registrant’s committee in charge, generally, of risk assessment and management?
Yes, we agree on the requirement to disclose whether and how the climate risk assessment is integrated into the overall risk management process, due to the relevance of an integrated view.

46. If a registrant has adopted a transition plan, should we require the registrant to describe the plan, including the relevant metrics and targets used to identify and manage physical and transition risks, as proposed? Would this proposed disclosure requirement raise any competitive harm concerns and, if so, how can we mitigate such concerns? Would any of the proposed disclosure requirements for a registrant’s transition plan act as a disincentive to the adoption of such a plan by the registrant?

The Proposed Rule should require a description of the transition plan the company intends to pursue to address the risks and opportunities related to climate change. In our view, the discussion of the short-, medium- and long-term objectives of the transition plan, the levers that will be used to achieve them, and the metrics used to track the company's progress towards alignment with the Paris Agreement goals do not raise any competitive harm. Following the building block approach, we suggest the SEC adopt a definition of "transition plan" that is already in use in an established voluntary framework (e.g. CDP).

47. If a registrant has adopted a transition plan, should we require it, when describing the plan, to disclose, as applicable, how the registrant plans to mitigate or adapt to any identified physical risks, including but not limited to those concerning energy, land, or water use and management, as proposed? Are there any other aspects or considerations related to the mitigation or adaptation to physical risks that we should specifically require to be disclosed in the description of a registrant’s transition plan?

Please refer to our response to question n. 46.

48. If a registrant has adopted a transition plan, should we require it to disclose, if applicable, how it plans to mitigate or adapt to any identified transition risks, including the following, as proposed:

- Laws, regulations, or policies that:
  - Restrict GHG emissions or products with high GHG footprints, including emissions caps; or
  - Require the protection of high conservation value land or natural assets?
- Imposition of a carbon price?
- Changing demands or preferences of consumers, investors, employees, and business counterparts?
Are there any other transition risks that we should specifically identify for disclosure, if applicable, in the transition plan description? Are there any identified transition risks that we should exclude from the plan description?

Please refer to our response to question n. 46

49. If a registrant has adopted a transition plan, when describing the plan, should we permit the registrant also to discuss how it plans to achieve any identified climate-related opportunities, including, as proposed:

- The production of products that facilitate the transition to a lower carbon economy, such as low emission modes of transportation and supporting infrastructure?
- The generation or use of renewable power?
- The production or use of low waste, recycled, or environmentally friendly consumer products that require less carbon intensive production methods?
- The setting of conservation goals and targets that would help reduce GHG emissions?
- The provision of services related to any transition to a lower carbon economy?

Should we require a registrant to discuss how it plans to achieve any of the above, or any other, climate-related opportunities when describing its transition plan?

Please refer to our response to question n. 46

50. If a registrant has disclosed its transition plan in a Commission filing, should we require it to update its transition plan disclosure each fiscal year by describing the actions taken during the year to achieve the plan’s targets or goals, as proposed? Should we require a registrant to provide such an update more frequently, and if so, how frequently? Would the proposed updating requirement act as a disincentive to the adoption of a transition plan by the registrant?

The Proposed Rule should leave flexibility to the registrant as to when to update its transition plan, depending on the peculiarities of the business and the evolving scenario. Instead, we believe the standard should require registrants to report on the last year’s results of the KPI measuring the company’s progress towards the transition plan’s objectives (e.g. GHG indicators).

51. To the extent that disclosure about a registrant’s transition plan constitutes forward-looking information, the PSLRA safe harbors would apply. Should we adopt a separate safe harbor for transition plan disclosure?
If so, what disclosures should such a safe harbor cover and what should the conditions be for such a safe harbor?

Given the long time frame considered by the registrant’s transition plan and the uncertainty surrounding some forward-looking information regarding, for instance the levers and technologies of decarbonization, we suggest extending the PSLRA safe harbors to the discussion of the Transition Plan.

F. Financial Statement Metrics

52. Should we require a registrant to provide contextual information, including a description of significant inputs and assumptions used, and if applicable, policy decisions made by the registrant to calculate the specified metrics, as proposed? Should we revise the proposed requirement to provide contextual information to require specific information instead? We provide some examples of contextual information disclosure in Sections II.F.2 and II.F.3 below. Would providing additional examples or guidance assist registrants in preparing this disclosure?

We agree with the proposed requirement to present quantitative information related to the financial impacts of physical and transitional risks. In any case, the reference of the proposed rule to “all the line items” that could be impacted could impair the comparability of information, require the use a material managerial judgment and could produce unintended misunderstanding. In this regard the Rule should identify a minimum set of line items that could be more impacted by physical and transitional risks (e.g., property, plant and equipment, provisions, impairment, revenues, operating costs); entities could increase this “minimum set” of information presenting disclosure on additional line items in order to better reflect their business model and industry practices. The definition of a minimum base line should strengthen and assure the appropriate comparability of the information among entities.

Moreover, in line with the principle to provide material information, we believe that contextual information could be covered by the proposal required disclosure accompanying financial impacts higher than 5% of the line items that could be identified by the Rule.

53. The proposed rules would specify the basis of calculation for the climate-related financial statement metrics. Is it clear how to apply these accounting principles when calculating the proposed climate-related financial statement metrics, or should we provide additional guidance? Should we require a registrant to report these metrics with reference to its consolidated financial statements, as proposed? If not, how should registrants report these metrics? If we were to establish accounting principles (e.g., the basis for reporting these metrics) in a manner that differs from the principles applicable to the rest of the consolidated financial statements, would the application of those principles to the proposed
metrics make climate-related disclosures less clear, helpful, or comparable for investors?

We believe that is of primary importance to maintain a reference to consolidated financial statements and to the issuer’s primary GAAP with which the financial statements are prepared. This would be in line with investors’ expectations to have disclosure of the financial impacts of climate-related risks measured with respect to an issuer consolidated results and cash flows and that would also help less-sophisticated stakeholders. We believe that reference to another set of principles could well make disclosure less clear to investors and other stakeholders.

54. Should we also require such metrics to be calculated at a reportable segment level when a registrant has more than one reportable segment (as defined by the FASB ASC Topic 280 Segment Reporting)? In addition, should we require such metrics to be presented by geographic areas that are consistent with the registrant’s reporting pursuant to FASB ASC Topic 280-10-50-41? How would investors use such information?

Calculation at a reportable segment level would be advisable which would also cover geographic areas. We do not believe it to be necessary to require metrics presented at a geographic area level.

55. The proposed rules would require disclosure for the registrant’s most recently completed fiscal year and for the corresponding historical fiscal years included in the registrant’s consolidated financial statements in the filing. Should disclosure of the climate-related financial statement metrics be required for the fiscal years presented in the registrant’s financial statements, as proposed? Instead, should we require the financial statement metrics to be calculated only for the most recently completed fiscal year presented in the relevant filing? Would requiring historical disclosure provide important or material information to investors, such as information allowing them to analyze trends? Are there other approaches we should consider?

One-year of information related to the most recently completed financial years would be sufficient. On one hand, investors would easily access past filings to retrieve trend analysis. On the other side, progress with regard to the transition risks are better measured by other, non-financial metrics like a reduction trend in GHG emissions, advancement in phasing out hard-to-abate assets, buildup of generation capacity, etcetera.

57. Should we provide additional guidance as to when a registrant may exclude a historical metric for a fiscal year preceding the current fiscal year?
The current guidance is clear.

58. In several instances, the proposed rules specifically point to existing GAAP and, in this release, we provide guidance with respect to the application of existing GAAP. Are there other existing GAAP requirements that we should reference? Are there instances where it would be preferable to require an approach based on TCFD guidance or some other framework, rather than requiring the application of existing GAAP?

Disclosure in the footnotes should be limited to GAAP amounts; any other climate-related metrics should be addressed in the Item section.

59. Should we require registrants to disclose the financial impact metrics, as proposed? Would presenting climate-specific financial information on a separate basis based on climate-related events (severe weather events and other natural conditions and identified physical risks) and transition activities (including identified transition risks) elicit decision-useful or material information for investors? Are there different metrics that would result in disclosure of more useful information about the impact of climate-related risks and climate-related opportunities on the registrant’s financial performance and position?

We believe that the separation between climate-related events and transition activities is appropriate; therefore we believe that presenting disclosures about financial impact metrics on a separate basis on climate-related events and transition activities could help investors to better understand climate-related conditions and events, also assuming that they have become accustomed to the TCFD framework.

60. Would the impact from climate-related events and transition activities yield decision-useful information for investors? Would the climate-related events (including the examples provided) and transition activities result in impacts that are easier to quantify or disaggregate than climate-related risks more generally? Would a registrant be able to quantify and provide the proposed disclosure when the impact may be the result of a mixture of factors (e.g., a factory shutdown due to an employee strike that occurs simultaneously with a severe weather event)? If there are situations where disaggregation would not be practicable, should we require a registrant to disclose that it was unable to make the required determination and why, or to make a reasonable estimate and provide disclosure about the assumptions and information that resulted in the estimate?

We believe that investors interest to appreciate companies’ exposure to climate-related risks is best served by disclosure about future industrial plans, strategies, board involvement, the ability of a company too reliant on hard-to-abate assets to find new revenue streams and change the business model, trends in GHG reduction,
company’s position on the technology roadmap, advancement on plans to phase out hard-to-abate assets and risk factors information rather than the financial metrics impacts. Definitely, the most important information is of looking-forward nature which will also form the basis for the main balance sheet evaluation (recoverability of asset book values, decommissioning liabilities, determination of assets useful lives). As such we believe that financial metrics impacts that relate to past events and performance would be better commented on and illustrated in the MD&A section of the SEC filings, where they could be put into perspective by linking with future targets and action plans, for example the indication in the footnotes of the lost revenues due to the reduction in output of high-emitting products would not give investors the critical information they need to make an investment decision if not accompanied by forecasts from management about future plans to replace losses of revenues at hard-to-abate assets with new revenues streams and other actions. Financial metrics are exposed to the risk of management subjectivity and judgment as to whether an expense or capital project is driven by climate-related consideration or other drivers (for example improve efficiency to boost earnings).

61. Alternatively, should we not require disclosure of the impacts of identified climate-related risks and only require disclosure of impacts from severe weather events and other natural conditions? Should we require a registrant to disclose the impact on its consolidated financial statements of only certain examples of severe weather events and other natural conditions? If so, should we specify which severe weather events and other natural conditions the registrant must include? Would requiring disclosure of the impact of a smaller subset of climate-related risks be easier for a registrant to quantify without sacrificing information that would be material to investors?

We welcome a more focused approach to identifying extreme weather events, ones that leave little room for interpretations that really could cause material disruptions to an issuer activity and materially affect results of operations and cash flows, leaving out of scope what could be considered normality. Alternatively, the rule could provide that management identify what are the physical events (chronic or acute) that are an expression of a changing local climate environment based on its knowledge of business trends, landscape evolution, and events that could be considered extraordinary based on normal weather patterns, etcetera.

62. Should impact from climate-related opportunities be required, instead of optional, as proposed? We are proposing to require a registrant that elects to disclose the impact of an opportunity to do so consistently (e.g., for each fiscal year presented in the consolidated financial statements, for each financial statement line item, and for all relevant opportunities identified by the registrant). Are there any other requirements that we should include to enhance consistency? Should we only require consistency between the first fiscal period in which opportunities were disclosed and subsequent periods?
While we deem it appropriate to identify and describe the opportunities to complement the discussion of climate-related risks, we believe that the disclosure of the financial impact of climate-related opportunities should be optional. We believe that the MD&A is the eligible section where management could address business opportunities linked to climate change.

63. Is it clear which climate-related events would be covered by “severe weather events and other natural conditions”? If not, should we provide additional guidance or examples about what events would be covered? Should we clarify that what is considered “severe weather” in one region may differ from another region? For example, high levels of rainfall may be considered “severe weather” in a typically arid region.

See response under 61. We believe that the rule should establish a principle and then management should assess which kind of business disruptions and costs have been driven by extreme, unusual, extraordinary, infrequent weather events or establish which kind of physical risks are of chronic nature.

64. Are the proposed requirements for calculating and presenting the financial impact metrics clear? Should the analysis be performed and disclosed in a manner other than on a line-by-line basis referring to the line items of the registrant’s consolidated financial statements?

We believe that a line-by-line disclosure could be cumbersome (see also response under 52). The Rule should identify the line items which are more likely to be impacted by the physical and transitional risks strengthening the comparability of information among entities. Moreover issuers could identify additional lines item to be commented on based on the specificity of the business model of the entities and the industry practices.

65. We are proposing to allow a registrant to aggregate the absolute value of negative and positive impacts of all climate-related events and, separately, transition activities on a financial statement line item. Should we instead require separate quantitative disclosure of the impact of each climate-related event or transition activity? Should we require separate disclosure of the impact of climate-related opportunities that a registrant chooses to disclose?

We would absolutely aggregate the negative impacts of all climate-related events and disclose separately the transition activities. The positive impacts of climate-related opportunities should be disclosed on a voluntary basis.
66. The proposed financial impact metrics would not require disclosure if the absolute value of the total impact is less than one percent of the total line item for the relevant fiscal year. Is the proposed threshold appropriate? Should we use a different percentage threshold (e.g., three percent, five percent) or use a dollar threshold (e.g., less than or greater than $1 million)? Should we use a combination of a percentage threshold and a dollar threshold? Should we only require disclosure when the financial impact exceeds the threshold, as proposed, or should we also require a determination of whether an impact that falls below the proposed quantitative threshold would be material and should be disclosed?

We believe that a higher percentage threshold would best serve investors’ expectation of obtaining more selective and material information and would also help companies reduce the complexity; we believe that a five percent threshold would be fine (see also response under 52). Dollar amounts are of little help because is the relative weight of a financial impact that satisfies the materiality test.

67. For purposes of determining whether the disclosure threshold has been met, should impacts on a line item from climate-related events and transition activities be permitted to offset (netting of positive and negative impacts), instead of aggregating on an absolute value basis as proposed? Should we prescribe how to analyze positive and negative impacts on a line item resulting from the same climate-related event or the same transition activity (e.g., whether or not netting is permitted at an event or activity level)? Should we permit registrants to determine whether or not to offset as a policy decision (netting of the positive and negative impact within an event or activity) and provide relevant contextual information? Should we require the disclosure threshold to be calculated separately for the climate-related events and transition activities, rather than requiring all of the impacts to be aggregated as proposed?

Impacts should be aggregated only for all physical risks without aggregating with the transition risks and without offsetting with capitalized expenses. The materiality threshold should be calculated separately for climate-related events and transition activities and should be increased to at least 5 percentage points.

68. Instead of including a quantitative threshold, as proposed, should we require disaggregated disclosure of any impact of climate-related risks on a particular line item of the registrant’s consolidated financial statements? Alternatively, should we just use a materiality standard?

Companies should disclose separately the financial impacts of physical risks from the transition risks in accordance with a preset materiality threshold; with reference to
the line items impacted see response 52. Financial metrics should include all impacts on profit & loss, cash flow statements and assets without presenting in a separate caption/section expenses incurred or capitalized.

69. Should we require a registrant to disclose changes to the cost of capital resulting from the climate-related events? If so, should we require a registrant to disclose its weighted average cost of capital or any internal cost of capital metrics? Would such disclosure elicit decision-useful or material information for investors?

We consider favorably the disclosure of the cost of capital and of the possible impacts of the climate-related risks on the cost of equity and of debt instruments. Investors would gain insight into whether assets’ future cash flows fully discount the risks of the transition of emerging changing weather patterns.

70. We have not proposed defining the term “upstream costs” as used in the proposed examples for the financial impact metrics and elsewhere. Should we define that term or any others? If so, how should we define them?

Definitions could be useful.

71. Are the proposed examples in the financial impact metrics helpful for understanding the types of disclosure that would be required? Should we provide different or additional examples or guidance?

Additional examples or guidance would help.

72. Should we require registrants to disclose the expenditure metrics, as proposed? Would presenting the expenditure metrics separately in one location provide decision-useful information to investors? Is there a different type of metric that would result in more useful disclosure of the expense or capitalized costs incurred toward climate-related events and transition activities or toward climate-related risks more generally?

We do not believe that expenditure metrics should be presented separately from financial impact metrics; their presentation should be incorporated into the financial impact metrics one. Investors are best served by single financial statements metrics relating to climate-related conditions and events, disclosing separately the transition risks. We believe that the type of risks should be the driver for disclosing financial metrics which should include any material profit & loss, cash flow statement and balance sheet items. For example, extreme weather events could determine loss of
revenues, maintenance and repair assets expenses or preventive expenditures to improve assets resilience.

73. Would the disclosure required by the expenditure metrics overlap with the disclosure required by the financial impact metrics? If so, should we require the disclosure to be provided pursuant to only one of these types of metrics?

We are absolutely convinced that the two metrics overlap and that there is no usefulness in distinguishing between financial impact metrics and expenditures metrics, with the latter being actually another example of a financial impact metric.

74. Should the same climate-related events (including severe weather events and other natural conditions and identified physical risks) and transition activities (including identified transition risks) that we are proposing to use for the financial impact metrics apply to the expenditure metrics, as proposed? Alternatively, should we not require a registrant to disclose expenditure incurred towards identified climate-related risks and only require disclosure of expenditure relating to severe weather events and other natural conditions? Should we require a registrant to disclose the expenditure incurred toward only certain examples of severe weather events and other natural conditions? If so, should we specify which severe weather events and other natural conditions the registrant must include? Would requiring disclosure of the expenditure relating to a smaller subset of climate-related risks be easier for a registrant to quantify without sacrificing information that would be material to investors?

Each issuer should be set free to decide which kind of climate related risks to disclose on the basis of the kind of weather events that management judges to be the expression of changed weather patterns driven by climate-change.

75. Should the proposed rules instead require a registrant to disclose the aggregate amounts of expensed and capitalized costs incurred toward any climate-related risks? Should expenditures incurred towards climate-related opportunities be optional based on a registrant’s election to disclose such opportunities, as proposed?

Investors are generally in search of few information to gain a global picture of each issuer’s exposure to climate-related risks. Therefore it would be very useful to disclose a single amount for costs incurred and costs capitalized as a consequence of/to improve asset resiliency to climate-related physical risks and analogous amounts in connection with the transition risks.
76. Should we apply the same disclosure threshold to the expenditure metrics and the financial impact metrics? Is the proposed threshold for expenditure metrics appropriate? Should we use a different percentage threshold (e.g., three percent, five percent) or use a dollar threshold (e.g., less than or greater than $1 million)? Should we use a combination of a percentage threshold and a dollar threshold? Should we only require disclosure when the amount of climate-related expenditure exceeds the threshold, as proposed, or should we also require a determination of whether an amount of expenditure that falls below the proposed quantitative threshold would be material and should be disclosed? Should we require separate aggregation of the amount of expense and capitalized costs for purposes of the threshold, as proposed? Should we require separate aggregation of expenditure relating to the climate-related events and transition activities, as proposed?

As we favor an approach to incorporate expenditures among financial impact metrics, we reiterate our comments on the need to increase the materiality threshold and to express it in percentage terms (see also responses 52 and 66).

77. Instead of including a quantitative threshold, as proposed, should we require disaggregated disclosure of any amount of expense and capitalized costs incurred toward the climate-related events and transition activities, during the periods presented? Alternatively, should we just use a materiality standard?

We do not believe that disclosing several items of expenses would improve the quality of the disclosure and help investors. We believe that investors need few amounts to have a concise picture of an issuer’s exposure to climate-related conditions and events.

78. Are the proposed requirements for calculating and presenting the expenditure metrics clear? Should the analysis be performed and disclosed in a different manner, other than separately based on capitalized costs and amount of expenditure expensed and separately based on the climate-related events and transition activities? Should disclosure of expenditure incurred be required for both the amount of capitalized costs and the amount of expenditure expensed if only one of the two types of expenditure meets the disclosure threshold? Should we require separate disclosure of expenditure incurred toward each climate-related event and transition activity?
We believe that costs expensed should be presented separately from capitalized costs. We support the approach of the proposed Rule to aggregate costs expensed for all physical risks and to present them separately from costs expensed for the transition risks. Moreover, additional guidance and examples would be useful.

79. The proposed rule does not specifically address expensed or capitalized costs that are partially incurred towards the climate-related events and transition activities (e.g., the expenditure relates to research and development expenses that are meant to address both the risks associated with the climate-related events and other risks). Should we prescribe a particular approach to disclosure in such situations? Should we require a registrant to provide a reasonable estimate of the amount of expense or capitalized costs incurred toward the climate-related events and transition activities and to provide disclosure about the assumptions and information that resulted in the estimate?

We believe this to be a remote possibility. We share the idea of some form of estimation providing the appropriate disclosure to present the metrics and methodology applied.

80. Are the proposed terms and examples used in the expenditure metrics helpful for understanding the types of disclosures that would be required? Should we provide different or additional examples?

Additional guidance and examples would be useful.

81. Should we require disclosure of financial estimates and assumptions impacted by the climate-related events and transition activities (including disclosed targets), as proposed? How would investors use this information?

The disclosure of the assumptions utilized by management in the estimation process of asset recoverability or for the recognition of liabilities is of primary importance to investors and should be disclosed in the footnotes. Investors would be empowered by knowing which kind of variables and hypotheses were utilized by management to assess assets recoverability since they could verify the reasonableness of those assumptions and make the best-informed investment decisions.

82. Should we instead require disclosure of only significant or material estimates and assumptions that were impacted by the climate-related events and transition activities? Alternatively, should we require disclosure
of only estimates and assumptions that were materially impacted by the climate-related events and transition activities?

The rule should require disclosure of only significant or material estimates and assumptions that were impacted by climate-related events and the transition risks.

83. Should we instead require disclosure of financial estimates and assumptions impacts by a subset of climate-related events and transition activities, such as not requiring disclosure related to identified climate-related risks or only requiring disclosure with respect to a subset of severe weather events and natural conditions? If so, how should the subset be defined?

We believe that management should be set free to disclose the areas of estimation mostly impacted by physical risks and transition risks by identifying which kind of climate-related events has become so relevant to impact the assumption utilized in balance sheet evaluations (see also response 74).

84. Should we instead utilize terminology and thresholds consistent with the critical accounting estimate disclosure requirement in 17 CFR 229.303(b)(3), such as “estimates made in accordance with generally accepted accounting principles that involve a significant level of estimation uncertainty and have had or are reasonably likely to have a material impact on the financial condition or results of operations of the registrant”? If so, should we only require disclosures of whether and how the climate-related events and transition activities impacted such critical accounting estimates? Should we require only a qualitative description of how the estimates and assumptions were impacted by the climate-related events and transition activities, as proposed? Should we require quantitative disclosures as well? If so, should we require such disclosure only if practicable or subject to another qualifier?

We agree that financial estimates and assumptions impacted by the climate-related events and the transition risks are critical accounting estimates and so should fall within the scope of 17 CFR 229.303(b)(3).

85. Should the disclosure of financial estimates and assumptions impacted by climate-related opportunities be optional, as proposed?

We believe that these are critical accounting estimates, and their disclosure should be mandatory.
86. For the proposed financial statement metrics, should we require a registrant to disclose material changes in estimates, assumptions, or methodology among fiscal years and the reasons for those changes? If so, should we require the material changes disclosure to occur on a quarterly, or some other, basis? Should we require disclosure beyond a discussion of the material changes in assumptions or methodology and the reasons for those changes? Do existing required disclosures already elicit such information? What other approaches should we consider?

We believe that the current framework that provides for management to discuss and illustrate the key assumptions and judgments utilized in assessing asset’s recoverability and the recognition of liabilities and the reason why they are critical is sufficient to elicit disclosure of financial assumptions impacted by the physical and transition risks.

87. We are proposing to require the financial statement metrics to be disclosed in a note to the registrant’s audited financial statements. Should we require or permit the proposed financial statement metrics to be disclosed in a schedule to the financial statements? If so, should the metrics be disclosed in a schedule to the financial statements, similar to the schedules required under Article 12 of Regulation S-X, which would subject the disclosure to audit and ICFR requirements? Should we instead require the metrics to be disclosed as supplemental financial information, similar to the disclosure requirements under FASB ASC Topic 932-235-50-2 for registrants that have significant oil- and gas-producing activities? If so, should such supplemental schedule be subject to assurance or ICFR requirements?

We believe that the financial metrics could be disclosed as supplemental financial information, similar to the disclosure requirements under FASB ASC Topic 932-235-50-2 for registrants that have significant oil and gas-producing activities, unaudited but subject to ICFR. It is worth mentioning that financial assumptions impacted by climate-related events and the reasons why they are critical should remain part of the footnotes.

88. Instead of requiring the financial statement metrics to be disclosed in a note to the registrant’s audited financial statements, should we require a new financial statement for such metrics? For example, should a “consolidated climate statement” be created in addition to the consolidated balance sheets, statements of comprehensive income, cash flows, and other traditional financial statements? Would including the proposed metrics in a new financial statement provide more clarity to investors given that the metrics are intended to follow the structure of the existing financial
statements (including the line items)? What complications or unintended consequences may arise in practice if such a climate statement is created?

We believe this would confuse and mislead investors.

89. Should we require the disclosure to be provided outside of the financial statements? Should we require all of the disclosure to be provided in the proposed separately captioned item in the specified forms?

We believe that financial metrics impact could very well be discussed and illustrated by management in the MD&A section where it is also simpler to discuss any impact on profitability and liquidity measures, as well as to link past performance with management’s expectations and forecast about future profitability and the evolution of the company’s business model, strategy and industrial plans. For example, in case of a loss of revenues due to the need to reduce the output of emission-rich products management could put the trend into perspective by guiding investors about the future evolution of the issuer’s product mix and the development of new revenue streams to offset declining revenues from high-emitting products. We believe that disclosing information relating to past performance in the footnote would not help so much investors who are basing their investment decision on the future ability of companies to transition to low carbon products that a static disclosure presented in the footnotes would not able to convey.

90. Should we require any additional metrics or disclosure to be included in the financial statements and subject to the auditing and ICFR requirements as described above? For example, should any of the disclosures we are proposing to require outside of the financial statements (such as GHG emissions metrics) be included in the financial statements? If so, should such metrics be disclosed in a note or a schedule to the financial statements? If in a schedule, should such schedule be similar to the schedules required under Article 12 of Regulation S-X and subject to audit and ICFR requirements? Should we instead require the metrics to be disclosed as supplemental financial information in a supplemental schedule? If so, should such supplemental schedule be subject to assurance or ICFR requirements?

We do not view favorably the disclosure of non financial metrics like GHG emission within the footnotes. GHG emissions, future trends, and industrial plans to decarbonize an issuer business model are best addressed in the MD&A section and in management’s expectations of operations. Alternatively, a supplemental section like the Topic 932 section containing also GHG emissions should work. In any case, the materiality of the information provided would require the appropriate definition and adoption of ICFR requirements.
91. Under the proposed rules, PCAOB auditing standards would be applicable to the financial statement metrics that are included in the audited financial statements, consistent with the rest of the audited financial statements. What, if any, additional guidance or revisions to such standards would be needed in order to apply PCAOB auditing standards to the proposed financial statement metrics? For example, would guidance on how to apply existing requirements, such as materiality, risk assessment, or reporting, be needed? Would revisions to the auditing standards be necessary? What additional guidance or revisions would be helpful to auditors, preparers, audit committee members, investors, and other relevant participants in the audit and financial reporting process?

We agree that additional guidance and auditing standards may be needed.

92. Would it be clear that the climate-related financial statement metrics would be included in the scope of the audit when the registrant files financial statements prepared in accordance with IFRS as issued by the IASB? Would it be clear that the proposed rules would not alter the basis of presentation of the financial statements as referred to in an auditor’s report? Should we amend Form 20-F, other forms, or our rules to clarify the scope of the audit or the basis of presentation in this context? For example, should we amend Form 20-F to state specifically that the scope of the audit must include any notes prepared pursuant to Article 14 of Regulation S-X? What are the costs for accounting firms to provide assurance with respect to the financial statement metrics? Would those costs decrease over time?

The scope of the audit is clear, we do not believe that it necessary to amend Form 20-F rules, the fact that Reg S-X introduces an article elicits an enlargement of the scope of audit. The costs of audit will depend on the granularity and complexity of the information required. It is likely that likewise other areas of the audit work the costs of auditing notes prepared pursuant to Article 14 of Reg S-X will decrease over time.

G. GHG Emissions Metrics Disclosure

103. Should the proposed rules include a different standard for requiring identification of the categories of upstream and downstream emissions, such as if those categories of emissions are significant to total GHG emissions or total Scope 3 emissions? Are there any other categories of, or ways to categorize, upstream or downstream emissions that a registrant should consider as a source of Scope 3 emissions? For example, should we require a registrant to disclose Scope 3 emissions only for categories of upstream or downstream activities over which it has influence or indirect
control, or for which it can quantify emissions with reasonable reliability? Are there any proposed categories of upstream or downstream emissions that we should exclude as sources of Scope 3 emissions?

We suggest allowing registrants to make a materiality assessment and choose to disclose only categories that are material, according also with specific sectors. Also, categories where the registrants might not be able to influence or control can be disclosed if material, but accepting a limited reliability of information.

105. Should we require the calculation of a registrant’s Scope 1, Scope 2, and/or Scope 3 emissions to be as of its fiscal year end, as proposed? Should we instead allow a registrant to provide its GHG emissions disclosures according to a different timeline than the timeline for its Exchange Act annual report? If so, what should that timeline be? For example, should we allow a registrant to calculate its Scope 1, Scope 2, and/or Scope 3 emissions for a 12-month period ending on the latest practicable date in its fiscal year that is no earlier than three months or, alternatively, six months prior to the end of its fiscal year? Would allowing for an earlier calculation date alleviate burdens on a registrant without compromising the value of the disclosure? Should we allow such an earlier calculation date only for a registrant’s Scope 3 emissions? Would the fiscal year end calculations required for a registrant to determine if Scope 3 emissions are material eliminate the benefits of an earlier calculation date? Should we instead require a registrant to provide its GHG emissions disclosures for its most recently completed fiscal year one, two, or three months after the due date for its Exchange Act annual report in an amendment to that report?

Calculating Scope 1,2,3 on the basis of partial data (prior to the end of fiscal year) would lead to the risk of compromising the value of disclosure. Registrants should disclose data in the annual report, amending it if material changes occur after the release of the report.

107. Should we require a registrant to provide location data for its disclosed sources of Scope 1, Scope 2, and Scope 3 emissions if feasible? If so, should the feasibility of providing location data depend on whether it is known or reasonably available pursuant to the Commission’s existing rules (Securities Act Rule 409 and Exchange Act Rule 12b-21)? Would requiring location data, to the extent feasible, assist investors in understanding climate-related risks, and in particular, likely physical risks, associated with a registrant’s emissions’ sources? Would a requirement to disclose such location data be duplicative of any of the other disclosure requirements that we are proposing?

Location data for Scope 3 emissions could not be feasible (or extremely time consuming and with a high level of uncertainty).
109. Should we require a registrant to disclose the intensity of its GHG emissions for the fiscal year, with separate calculations for (i) the sum of Scope 1 and Scope 2 emissions and, if applicable (ii) its Scope 3 emissions (separately from Scopes 1 and 2), as proposed? Should we define GHG intensity, as proposed? Is there a different definition we should use for this purpose?

An appropriate definition of GHG Intensity may vary among different sectors, so it does not seem feasible to adopt an universal definition.

110. Should we require the disclosed GHG intensity to be expressed in terms of metric tons of CO2e per unit of total revenue, as proposed? Should we require a different financial measure of GHG intensity and, if so, which measure? For example, should GHG intensity be expressed in terms of metric tons of CO2e per unit of total assets?

Substantial differences between sectors must be considered in developing such indicator. O&G sector performance may result affected by external factors not directly connected with emissions performance (e.g. oil price).

115. Should we require a registrant to disclose the methodology, significant inputs, and significant assumptions used to calculate its GHG emissions metrics, as proposed? Should we require a registrant to use a particular methodology for determining its GHG emission metrics? If so, should the required methodology be pursuant to the GHG Protocol’s Corporate Accounting and Reporting Standard and related standards and guidance? Is there another methodology that we should require a registrant to follow when determining its GHG emissions? Should we base our climate disclosure rules on certain concepts developed by the GHG Protocol without requiring a registrant to follow the GHG Protocol in all respects, as proposed? Would this provide flexibility for registrants to choose certain methods and approaches in connection with GHG emissions determination that meet the particular circumstances of their industry or business or that emerge along with developments in GHG emissions methodology as long as they are transparent about the methods and underlying assumptions used? Are there adjustments that should be made to the proposed methodology disclosure requirements that would provide flexibility for registrants while providing sufficient comparability for investors?

Registrants should be allowed to complement general standards and guidance (like GHG Protocol) with robust, recognized and widely adopted sector specific standard (e.g. for the O&G, IPIECA/API/IOGP Standard).

116. Should we require a registrant to disclose the organizational boundaries used to calculate its GHG emissions, as proposed? Should we require a registrant to determine its organizational boundaries using the same scope
of entities, operations, assets, and other holdings within its business organization as that used in its consolidated financial statements, as proposed? Would prescribing this method of determining organizational boundaries avoid potential investor confusion about the reporting scope used in determining a registrant’s GHG emissions and the reporting scope used for the financial statement metrics, which are included in the financial statements? Would prescribing this method of determining organizational boundaries result in more robust guidance for registrants and enhanced comparability for investors? If, as proposed, the organizational boundaries must be consistent with the scope of the registrant’s consolidated financial statements, would requiring separate disclosure of the organizational boundaries be redundant or otherwise unnecessary?

We suggest on a general basis and as starting point, keeping coherence with the boundary of consolidated financial statements, but leaving flexibility in order to capture any specific issues related to materiality, responsibility, alignment with operational data etc.

118. Could situations arise where it is impracticable for a registrant to align the scope of its organizational boundaries for GHG emission data with the scope of the consolidation for the rest of its financial statements? If so, should we allow a registrant to take a different approach to determining the organizational boundaries of its GHG emissions and provide related disclosure, including an estimation of the resulting difference in emissions disclosure (in addition to disclosure about methodology and other matters that would be required by the proposed GHG emissions disclosure rules)?

Registrants should be allowed to adopt a different organizational boundary, when it is impracticable to align it with the scope of consolidation of the rest of the financial statement, disclosing the different approach.

119. Alternatively, should we require registrants to use the organizational boundary approaches recommended by the GHG Protocol (e.g., financial control, operational control, or equity share)? Do those approaches provide a clear enough framework for complying with the proposed rules? Would such an approach cause confusion when analyzing information in the context of the consolidated financial statements or diminish comparability? If we permit a registrant to choose one of the three organizational boundary approaches recommended by the GHG Protocol, should we require a reconciliation with the scope of the rest of the registrant’s financial reporting to make the disclosure more comparable?

Boundaries recommended by the GHG Protocol should be allowed, provided that the registrant clearly states the approach used.

122. Should we require a registrant to use the same organizational boundaries when calculating its Scopes 1 and 2 emissions, as proposed?
Are there any circumstances when a registrant’s organizational boundaries for determining its Scope 2 emissions should differ from those required for determining its Scope 1 emissions? Should we also require a registrant to apply the same organizational boundaries used when determining its Scopes 1 and 2 emissions as an initial step in identifying the sources of indirect emissions from activities in its value chain over which it lacks ownership and control and which must be included in the calculation of its Scope 3 emissions, as proposed? Are there any circumstances where using a different organizational boundary for purposes of Scope 3 emissions disclosure would be appropriate?

Scope 1 and 2 organizational boundaries should be aligned, while Scope 3 emissions may diverge in some cases.

133. Should we provide a safe harbor for Scope 3 emissions disclosure, as proposed? Is the scope of the proposed safe harbor clear and appropriate? For example, should the safe harbor apply to any registrant that provides Scope 3 disclosure pursuant to the proposed rules, as proposed? Should we limit the use of the safe harbor to certain classes of registrants or to registrants meeting certain conditions and, if so, which classes or conditions? For example, should we require the use of a particular methodology for calculating and reporting Scope 3 emissions, such as the PCAF Standard if the registrant is a financial institution, or the GHG Protocol Scope 3 Accounting and Reporting Standard for other types of registrants? Should we clarify the scope of persons covered by the language “by or on behalf of a registrant” by including language about outside reviewers retained by the registrant or others? Should we define a “fraudulent statement,” as proposed? Is the level of diligence required for the proposed safe harbor (i.e., that the statement was made or reaffirmed with a reasonable basis and disclosed in good faith) the appropriate standard? Should the safe harbor apply to other climate-related disclosures, such as Scopes 1 and 2 emissions disclosures, any targets and goals disclosures in response to proposed Item 1505 (discussed below), or the financial statement metrics disclosures required pursuant to Proposed Article 14 of Regulation S-X? Should the safe harbor apply indefinitely, or should we include a sunset provision that would eliminate the safe harbor some number of years, (e.g., five years) after the effective date or applicable compliance date of the rules? Should the safe harbor sunset after certain conditions are satisfied? If so, what types of conditions should we consider? What other approaches should we consider?

Given the nature of Scope 3 emissions, companies may not have a direct influence and have limited access to data, so a safe harbor approach should be provided.
H. Verification of Scope 1 and Scope 2 Emissions Disclosure

136. If we required accelerated filers and large accelerated filers to obtain an attestation report covering Scope 3 emissions disclosure, should the requirement be phased-in over time? If so, what time frame? Should we require all Scope 3 emissions disclosure to be subject to assurance or only certain categories of Scope 3 emissions? Would it be possible for accelerated filers and large accelerated filers to obtain an attestation report covering the process or methodology for calculating Scope 3 emissions rather than obtaining an attestation report covering the calculations of Scope 3 emissions? Alternatively, is there another form of verification over Scope 3 disclosure that would be more appropriate than obtaining an attestation report?

It is appropriate to request assurance on Scope 3 disclosures, however on a voluntary basis and leaving flexibility to companies to conduct materiality assessment on relevant categories. Furthermore, the level of assurance requested should not exceed limited assurance given the reliance on third party data.

139. Should we require accelerated filers and large accelerated filers to initially include attestation reports reflecting attestation engagements at a limited assurance level, eventually increasing to a reasonable assurance level, as proposed? What level of assurance should apply to the proposed GHG emissions disclosure, if any, and when should that level apply? Should we provide a one fiscal year transition period between the GHG emissions disclosure compliance date and when limited assurance would be required for accelerated filers and large accelerated filers, as proposed? Should we provide an additional two fiscal year transition period between when limited assurance is first required and when reasonable assurance is required for accelerated filers and large accelerated filers, as proposed?

For Scope 3, limited Assurance should be applied given the limited control/influence/access to data necessary to calculate Scope 3 emissions properly.

141. Under prevailing attestation standards, “limited assurance” and “reasonable assurance” are defined terms that we believe are generally understood in the marketplace, both by those seeking and those engaged to provide such assurance. As a result, we have not proposed definitions of those terms. Should we define “limited assurance” and “reasonable assurance” and, if so, how should we define them? Would providing definitions in this context cause confusion in other attestation engagements not covered by the proposed rules? Are the differences between these types of attestation engagements sufficiently clear without providing definitions?

Not necessary to add definition of limited and reasonable.
154. Should we require the attestation engagement and related attestation report to be provided pursuant to standards that are publicly available at no cost and are established by a body or group that has followed due process procedures, including the broad distribution of the framework for public comment, as proposed? Is the requirement of “due process procedures, including the broad distribution of the framework for public comment” sufficiently clear? Would the attestation standards of the PCAOB, AICPA, and IAASB meet this due process requirement? Are there other standards currently used in the voluntary climate-related assurance market or otherwise in development that would meet the due process and publicly availability requirements? For example, would verification standards commonly used by non-accountants currently, such as ISO 14064-3 and the AccountAbility’s AA1000 Series of Standards, meet the proposed requirements? Are there standards currently used in the voluntary climate-related assurance market or otherwise under development that would be appropriate for use under the Commission’s climate-related disclosure rules although they may not strictly meet the proposed public comment requirement? If so, please explain whether those standards have other characteristics that would serve to protect investors?

ISO 14064 standard should be allowed, leaving registrants to follow the preferred approach.

I. Targets and Goals Disclosure

173. If a registrant has used carbon offsets or RECs, should we require the registrant to disclose the amount of carbon reduction represented by the offsets or the amount of generated renewable energy represented by the RECS, the source of the offsets or RECs, the nature and location of the underlying projects, any registries or other authentication of the offsets or RECs, and the cost of the offsets or RECs, as proposed? Are there other items of information about carbon offsets or RECs that we should specifically require to be disclosed when a registrant describes its targets or goals and the related use of offsets or RECs? Are there proposed items of information that we should exclude from the required disclosure about offsets and RECs?

Please refer to our response to question n. 24.

J. Registrants Subject to the Climate-Related Disclosure Rules and Affected Forms

176. Should we require foreign private issuers that report on Form 20-F to provide the same climate-related disclosures as Form 10-K filers, as proposed? Should we require climate-related disclosures in the registration statements available for foreign private issuers, as proposed? If not, how
should the climate-related disclosures provided by foreign private issuer registrants differ from the disclosures provided by domestic registrants?

The Commission should provide flexibility for Foreign Private Issuers (FPIs) in the application of the Proposed Rule allowing non-US companies to follow the rules of their headquarter jurisdictions if they do not diverge significantly.

184. If we adopt an alternative reporting provision, should we specify certain minimum standards that the alternative reporting regime must meet in order to be recognized and, if so, what standards? For example, should we specify that an alternative reporting regime must require the disclosure of a foreign private issuer’s Scopes 1 and 2 emissions and related targets, the proposed financial statement metrics, as well as disclosures pursuant to the TCFD’s recommendations regarding governance, strategy, and risk management disclosure? Should we specify that the alternative reporting regime must require the disclosure of Scope 3 emissions and, if so, should we deem the alternative reporting regime to be substantially similar even if its Scope 3 emissions requirements become effective after the Commission’s phase in period for Scope 3 emissions disclosure requirements? Should we specify that the alternative reporting regime must require the disclosure of scenario analysis if a registrant uses scenario analysis in formulating its strategy regarding climate-related risks? Are there certain climate-related disclosure requirements that have been adopted or are in the process of being adopted in other jurisdictions that we should consider to be substantially similar to the Commission’s rules for purposes of an alternative reporting provision? If so, which requirements should we consider?

The possibility to refer to other internationally recognized standards or frameworks for these aspects would be very useful, especially for international companies in order to avoid multiple reporting on the same data and topics. We suggest referring to the IFRS (IFRS S2) and EFRAG (ESRS E1) which cover the same areas of disclosure and are subject to third party assurance.

189. An International Sustainability Standards Board (ISSB) has recently been created, which is expected to issue global sustainability standards, including climate-related disclosure standards. If we adopt an alternative reporting provision, should that provision be structured to encompass reports made pursuant to criteria developed by a global sustainability standards body, such as the ISSB? If so, should such alternative reporting be limited to foreign private issuers, or should we extend this option to all registrants? What conditions, if any, should we place on a registrant’s use of alternative reporting provisions based on the ISSB or a similar body?

We strongly support the recognition of the ISSB as an alternative reporting provision, moreover even the standards requested by EFRAG (which encompass also
requirements for other ESG topics) should be considered as an alternative to report on climate-related aspects.

K. Structured Data Requirement

191. Should we modify the scope of the proposed climate-related disclosures required to be tagged? For example, should we only require tagging of the quantitative climate-related metrics?

Tagging quantitative disclosure and using a “block text tagging” approach for other disclosures seems to be appropriate; custom tagging should be permitted.

193. Should we require issuers to use a different structured data language to tag climate-related disclosures? If so, what structured data language should we require? Should we leave the structured data language undefined?

A common approach with other international regulators/organizations (EFRAG, Iosco, etc.) should be considered.

L. Compliance Date

197. Should we provide different compliance dates for large accelerated filers, accelerated filers, non-accelerated filers, or SRCs, as proposed? Should any of the proposed compliance dates in the table above be earlier or later? Should any of the compliance dates be earlier so that, for example, a registrant would be required to comply with the Commission’s climate-related disclosure rules for the fiscal year in which the rules become effective?

We suggest foreseeing a phase-in process for the new metrics for which there is not yet a unique methodology of calculation (e.g. financial impact of climate-related risks). In a context of fragmented or missing guidance, the resulting disclosures might be not comparable.

201. Are there other phase-ins or exemptions regarding any or all of the proposed rules that we should provide?

Please refer to our response to question n. 19
Eni for 2021
Carbon neutrality by 2050
We are an energy company.

We concretely support a just energy transition, with the objective of preserving our planet and promoting an efficient and sustainable access to energy for all.

Our work is based on passion and innovation, on our unique strengths and skills, on the equal dignity of each person, recognizing diversity as a key value for human development, on the responsibility, integrity and transparency of our actions.

We believe in the value of long-term partnerships with the Countries and communities where we operate, bringing long-lasting prosperity for all.

Global goals for a sustainable development

The 2030 Agenda for Sustainable Development, presented in September 2015, identifies the 17 Sustainable Development Goals (SDGs) which represent the common targets of sustainable development on the current complex social problems. These goals are an important reference for the international community and Eni in managing activities in those Countries in which it operates.
Eni for 2021 is a document published on a yearly basis which contains certain forward-looking statements related to the different topics covered therein. Forward-looking statements are based on Eni management’s reasonable assumptions and belief in light of the information available to them at the time the statements are made. Nevertheless, by their nature, forward-looking statements involve a component of uncertainty as they relate to events and depend on circumstances that may or may not occur in the future and which are, in whole or in part, out of Eni’s control. Actual results, also with reference to the targets and objectives identified in the strategic planning or those of Corporate Governance, may differ from those expressed in such statements, depending on a variety of factors, including without limitation: the impact of the pandemic disease (COVID-19); the fluctuation of the demand; the offer and the pricing of oil and natural gas and other oil products; the actual operational performances; the general macroeconomic conditions; geopolitical factors and changes in the economic and regulatory framework in many of the Countries in which Eni operates; the achievements reached in the development and use of new technologies; changes in the stakeholders’ expectations and other changes to the business conditions. The readers of the document are therefore invited to take into account a possible discrepancy between the estimates reported and the results that may be achieved as a consequence of the occurrence of the above. Eni for 2021 also contains terms such as, for instance, “partnership” or “public/private partnership” used for convenience only, without a technical-legal implication. “Eni” means the parent company Eni SpA and its consolidated subsidiaries.

Images: All the photos of the covers and the reports Eni for 2021 come from the Eni photographic archive.
Why read Eni for 2021?

In Eni for 2021 - A Just Transition, Eni aims to describe its contribution to a just transition, an energy transition to guarantee access to efficient and sustainable energy by achieving the goal of net zero emissions by 2050, with a view to sharing social and economic benefits with workers, the value chain, communities and customers in an inclusive, transparent and socially equitable manner, taking into consideration the different level of development of the Countries in which it operates, minimising existing inequalities.

Eni for 2021 describes Eni’s path to meeting these challenges. The document is structured according to the three levers of the integrated business model, Carbon Neutrality by 2050, Operational Excellence and Alliances for Development, which aim to create long-term value for all stakeholders. Compared to the Consolidated Disclosure of Non-Financial Information (in accordance with Leg. Decree 254/2016) published within the Annual Report to provide an integrated view of financial and nonfinancial information, Eni for is a voluntary sustainability report aimed at further exploring non-financial issues by presenting concrete cases and testimonials of people with whom Eni shares its journey.

For more information: Annual report 2021
Perché leggere Eni for 2020?

In questo documento Eni vuole raccontare il suo contributo per una just transition, una transizione energetica che consenta di dare accesso all’energia a tutti e di preservare l’ambiente, ma che sia al tempo stesso socialmente equa. Eni for 2020 racconta il percorso di Eni nell'affrontare queste sfide, ancora più marcate a seguito dell'emergenza sanitaria iniziata nel 2020.

Eni for approfondisce il modello di business di Eni e in particolare l'Eccellenza operativa, ossia i fattori abilitanti per il raggiungimento degli obiettivi strategici, nonché l'importanza delle Alleanze per lo sviluppo, per la creazione di valore nei Paesi di presenza. Eni for comprende anche due allegati, uno di approfondimento del percorso verso la “Neutralità carbonica al 2050” e uno dedicato alle Performance di sostenibilità degli ultimi 5 anni, con i relativi commenti. Rispetto alla Dichiarazione consolidata di carattere Non Finanziario (ai sensi del D.Lgs. 254/2016) pubblicata all’interno della Relazione Finanziaria Annuale per dare una visione integrata dell’informativa finanziaria e non, Eni for, il report volontario di sostenibilità, vuole ulteriormente approfondire le tematiche presentando casi concreti e testimonianze di persone con cui Eni condivide il proprio cammino.
The last few years have shown how the fight against climate change and the commitment to an inclusive, sustainable, and just development have now become essential guidelines for the global agenda, and must be top priorities for governments, civil society, investors and companies.

The conflict in Ukraine, which we are following with great attention and deep condolences, is not only causing a humanitarian tragedy but has placed Europe’s energy security in the spotlight. The need for a secure yet sustainable supply makes us even more firm in our commitment to develop a fully decarbonised portfolio of products and services by 2050, creating value for our stakeholders and contributing to a socially just energy transition that ensures universal access to efficient, safe, and sustainable energy.

In order to achieve this, Eni adopted a distinctive approach based on three fundamental levers: technology, in particular proprietary technology, which allows us to be at the forefront in anticipating market changes; new business models, to maximise the value of our activities and technologies; and finally, stakeholder alliances, an essential element to effectively deploy new business models and develop new technologies, overcoming barriers to change and involving one and all in the transformation of the energy system.

As a result of this strategic approach, we have been able to accelerate our path towards net zero by 2050, planning to reach -35% in absolute net Scope 1, 2 and 3 emissions by 2030, and -80% by 2040 compared to 2018. Moreover, we are also bringing forward Eni’s net zero operational emissions (Scope 1+2) in 2035 and setting a new intermediate target of -40% by 2025.

These intermediate objectives allow our stakeholders to keep track of our progress in the execution of our decarbonization strategy. This confirms our commitment to further align the reduction trajectory to 1.5°C scenarios.

Around 90% of our long-term objective will be achieved through the reshaping of our conventional businesses. A contribution of more than 50% will come from Upstream, where hydrocarbon production will reach a plateau in 2025 and the gas share will gradually increase to 60% by 2030 and more than
90% after 2040; we have also set a target to further reduce methane emissions in line with the Global Methane Pledge. About 40% of the decarbonisation objective will come from midstream actions and downstream transformation. CO₂ capture and storage projects will be complementary in reducing emissions that are difficult to abate with existing technologies, and less than 5% of the total reduction of value chain emissions in 2050 will be related to compensation through offsetting, mainly from Natural Climate Solutions. By transforming our processes, we will expand our range of decarbonised energy products and services, with the aim of reducing Scope 3 emissions. The Industrial Transformation Plan envisions a progressive increase in Plenitude’s decarbonised electricity supply, with more than 15 GW of installed renewable capacity by 2030, rising to 60 GW by 2050. Moreover, we’ll continue with the conversion of traditional refining into circular economy hubs along with a significant increase in biorefining capacity, which will reach 2 million tonnes by 2025 and 6 million over the next decade, while maintaining our commitment to make our biorefineries palm oil free starting 2023. In this direction, we have announced the creation of an entity dedicated to Sustainable Mobility able to offer innovative services and green, bio and low carbon products, with "vertical" integration that will guarantee procurement of agro-bio feedstock through the development of dedicated supply chains. To fund this growth, we will progressively increase the share of investments for new energy solutions and services, reaching almost 30% by the end of the plan, doubling to 60% by 2030 and up to 80% around 2040.

2021 was an important year in which we made significant progress in decarbonisation thanks to our pragmatic approach that leverages existing technologies, assets and expertise, to offer industrial and economically sustainable solutions that can be applied immediately, while investing in break-through technologies that can change the energy paradigm in the long-term.

Together with Commonwealth Fusion System, a company in which we are the main shareholder, we have achieved an extraordinary milestone in the field of magnetic fusion, a technology with the potential to produce enormous amounts of energy, safely, virtually inexhaustibly and with zero emissions.

In the UK, the HyNet project for CO₂ transport, capture and storage, operated by a consortium of companies led by Eni, has been selected by the UK government as one of the decarbonisation initiatives of greatest interest. Plenitude has achieved very solid results with more than 2 GW of renewable generation capacity installed and under construction, thanks to a series of targeted acquisitions of wind and photovoltaic plants in Spain, France and Italy, synergistic with its commercial presence and expansion in the US. Eni’s participation within sector initiatives and partnerships represents an opportunity to build synergies and promote shared solutions in response to climate challenges. We work with the academic world, civil society, institutions, and businesses to promote the energy transition, exploiting and generating knowledge, sharing best practices and supporting initiatives to create value for Eni and its stakeholders.

Thanks to the ambition of our strategy and the rigorousness of our methodology, our pathway towards net zero was recognized by the Transition Pathway Initiative as aligned with the 1.5°C scenario in the long term. The recent Net Zero Benchmark of the CA100+ investor coalition identified Eni, for the second year running, as one of the most aligned companies.

The company’s transformation into a leader for the energy transition of the sector is also driven by a strong corporate governance structure, which ensures an adequate and comprehensive assessment of the risks and opportunities related to climate change. The strategic commitment to carbon footprint reduction is part of the company’s essential goals and is therefore reflected in the variable remuneration plans of Eni’s management.

The commitments we are taking leverage on the fruitful dialogue we have in place with our stakeholders, with whom we engage to increasingly align our strategy with the objectives of the Paris Agreement and improve our climate reporting. For the fifth consecutive year, we are publishing this report in line with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD), in which Eni is involved since its foundation, showing the milestones of our journey towards carbon neutrality and the robustness of our commitment and actions, in line with the requests of our stakeholders to whom it is addressed. Some steps towards a decarbonised world have already been taken, but many are still ahead of us and, as Eni, we are determined to move forward in our path to achieve carbon neutrality by 2050.

Claudio Descalzi
Chief Executive Officer
The path of Eni’s climate commitments

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<td>Scope 1+2+3 @2050</td>
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<td>Net Zero Carbon Footprint Upstream</td>
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<td>@2030 (Scope 1)</td>
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<td>-50% Net Carbon Footprint Upstream,</td>
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<td>@2025</td>
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<td>Eni @2025</td>
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<td>Net Zero Carbon Footprint Eni @2035</td>
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**GLOSSARY**

**GHG emissions**

- **Scope 1**: GHG emissions from sources attributable to the company’s assets (e.g., combustion, flaring, fugitive, venting).
- **Scope 2**: GHG emissions resulting from the generation of electricity, heat and steam purchased from third parties and consumed in the company’s assets.
- **Scope 3**: GHG emissions produced along the upstream and downstream value chain of the company’s activity (e.g., suppliers and customers).
- **GHG Lifecycle Emissions**: Scope 1+2+3 emissions related to the value chain of energy products sold in accordance with the reporting methodology defined by Eni.

**Metrics**

- **Net Carbon Footprint**: Eni: the indicator considers GHG Scope 1+2 Emissions from assets operated by Eni and third parties accounted for on an equity basis and net of offsets from Natural Climate Solutions.
- **Net GHG Lifecycle Emissions**: Upstream: the indicator considers GHG Scope 1+2 Emissions associated with hydrocarbon development and production activities operated by Eni and by third parties, accounted for on an equity basis (Revenue Interest) and net of offsets from Natural Climate Solutions.
- **Net Carbon Intensity**: The indicator refers to GHG Scope 1+2+3 Emissions associated with the value chain of energy products sold by Eni, including both those deriving from its own production and those purchased from third parties, accounted for on an equity basis and net of offsets from Natural Climate Solutions.
- **Emission intensity**: The indicator, accounted for on an equity basis, is defined as the ratio between Net GHG Lifecycle Emissions (see Net GHG Lifecycle Emissions definition) and the energy content of the products sold by Eni.
- **Carbon Efficiency Index**: Indicators include direct GHG emissions (Scope 1) which are derived from assets operated by Eni, including CO₂, CH₄, and N₂O and are accounted for on a 100% basis:
  - Upstream: indicator focused on emissions associated with the development and production of hydrocarbons. Denominator refers to gross operated production.
  - R&M: indicator focused on emissions related to traditional refineries and bio refineries. The denominator refers to incoming processed quantities (raw materials and semi-finished products).
  - EniPower: indicator focused on emissions related to electricity and steam production from thermoelectric plants. The denominator refers to equivalent electricity produced (excluding the Bolgiano cogeneration plant).
- **Operational efficiency**: Operational efficiency expresses the intensity of GHG emissions (Scope 1+2 in tonCO₂eq.) of the main industrial activities operated by Eni divided by the production (converted by homogeneity into barrels of oil equivalent using Eni’s average conversion factors) of the single businesses of reference, thus measuring their degree of operating efficiency in a decarbonisation scenario.
# Main results 2021

<table>
<thead>
<tr>
<th>INDICATOR</th>
<th>UNIT OF MEASUREMENT</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
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<tbody>
<tr>
<td>Net Carbon Footprint Upstream (GHG emissions Scope 1 and 2)</td>
<td>Mton CO₂eq</td>
<td>14.8</td>
<td>11.4</td>
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<td>Net Carbon Footprint Eni (Scope 1 and 2)</td>
<td>Mton CO₂eq</td>
<td>37.6</td>
<td>33.0</td>
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<tr>
<td>Net GHG Lifecycle Emissions (Scope 1, 2 and 3)</td>
<td>Mton CO₂eq</td>
<td>501</td>
<td>439</td>
<td>456</td>
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<tr>
<td>Net Carbon Intensity (Scope 1, 2 and 3)</td>
<td>gCO₂eq/MJ</td>
<td>68</td>
<td>68</td>
<td>67</td>
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<tr>
<td>Renewable installed capacity</td>
<td>MW</td>
<td>190</td>
<td>351</td>
<td>1,188</td>
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<tr>
<td>Capacity of biorefineries</td>
<td>Mton</td>
<td>1.1</td>
<td>1.1</td>
<td>1.1</td>
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<tr>
<td>Incidence of gas production on total equity production</td>
<td>%</td>
<td>52</td>
<td>51</td>
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</table>

<table>
<thead>
<tr>
<th>UPS GHG emission intensity Direct GHG emissions (Scope 1)/Gross hydrocarbon production 100% operated (UPS)</th>
<th>tCO₂eq/kboe</th>
<th>19.58</th>
<th>19.98</th>
<th>20.19</th>
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<tr>
<td>Upstream fugitive methane emissions</td>
<td>ktonCH₄</td>
<td>21.9</td>
<td>11.2</td>
<td>9.2</td>
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<tr>
<td>Total volume of hydrocarbons sent to routine flaring</td>
<td>Billion Sm³</td>
<td>1.2</td>
<td>1.0</td>
<td>1.2</td>
</tr>
<tr>
<td>Carbon efficiency index(Scope 1 and 2)</td>
<td>tCO₂eq/kboe</td>
<td>31.41</td>
<td>31.64</td>
<td>31.95</td>
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<table>
<thead>
<tr>
<th>R&amp;D expenditure of which related to carbon neutrality (including circular economy)</th>
<th>€ million</th>
<th>194</th>
<th>157</th>
<th>177</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>€ million</td>
<td>102</td>
<td>74</td>
<td>114</td>
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</tbody>
</table>

**Indicators accounted for on equity basis.**

**Indicators calculated on 100% of data for operated assets.**
REFERENCE SCENARIO

Limiting greenhouse gas emissions into the atmosphere and at the same time meeting the growing energy needs arising from the growth of population and economy, while ensuring adequate access to energy, are the main challenges facing the energy sector. The energy transition may take place along different paths, but the enforcement and support of Government and technological evolution will be key to making it possible.

A significant step forward for international climate engagement was the agreement reached in 2021, during the 26th Conference of the Parties (COP26), with the Glasgow Climate Act. The importance of limiting the temperature increase to 1.5°C compared to pre-industrial times was reaffirmed, in line with the most recent indications of the Intergovernmental Panel on Climate Change (IPCC), requiring member countries to contribute to reducing CO₂ emissions by 45% by 2030 compared to 2010, to reach net zero “around mid-century” and to substantially reduce non-CO₂ GHG emissions. Furthermore, in the context of international cooperation, COP26 defined and approved the guidelines necessary to make the international carbon credit market operational, a necessary tool to stimulate Government and business action for energy transition.

Government commitments are part of the scenarios developed by the International Energy Agency (IEA): the Stated Policies Scenario (STEPS) which includes all policies implemented and planned by Governments, and the Announced Pledges Scenario (APS) which analyses the implications in terms of emissions and energy demand if all the net zero targets announced by Governments are actually met and on schedule. At the same time, the IEA develops two backcasting scenarios (SDS - Sustainable Development Scenario and NZE2050 - Net Zero), which, by pursuing the main energy objectives for sustainable development (including full access to energy and limiting the temperature increase to well below 2°C), identify in reverse all the actions needed to achieve them.

About 40% of emissions from the energy sector is from electricity generation, with coal accounting for more than 75% of the sector’s emissions. According to IEA, a trajectory compatible with the Paris Agreement’s goals of limiting the global temperature increase to well below 2°C would require a trajectory compatible with the Paris Agreement’s goals of limiting the increase to 1.5°C compared to pre-industrial times was reaffirmed, in line with the most recent indications of the Intergovernmental Panel on Climate Change (IPCC), requiring member countries to contribute to reducing CO₂ emissions by 45% by 2030 compared to 2010, to reach net zero “around mid-century” and to substantially reduce non-CO₂ GHG emissions. Furthermore, in the context of international cooperation, COP26 defined and approved the guidelines necessary to make the international carbon credit market operational, a necessary tool to stimulate Government and business action for energy transition.

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According to IEA, a trajectory compatible with the Paris Agreement’s goals of limiting the global temperature increase to well below 2°C would require emissions from the energy sector to halve by 2040, to reach about a quarter of the current level by 2050, and then target net zero emissions by 2070 (SDS scenario).

CO₂ EMISSION REDUCTIONS IN IEA SCENARIOS - WEO 2021

of coal will decrease (19% of the energy mix in 2040, 16% in 2050 vs. 26% in 2020) in favour of lower-carbon sources (mainly solar and wind). In this scenario, CO₂ emissions will continue to grow until 2030 and then gradually decline; this trajectory is compatible with an average temperature increase of 2.7°C by the end of the century compared to pre-industrial levels. In the SDS Scenario, global energy demand in 2040 is projected to fall compared to today (-1.5% vs. 2020, -5.3% vs. 2019). Fossil sources will maintain a central role in the energy mix (oil & gas will cover 40% of the mix in 2040 versus 53% in 2020), particularly natural gas, due to its lower environmental impact and its greater efficiency compared to other fossil fuels. Compared to STEPS scenario, the energy mix will move towards low carbon sources, with an increasing share of nuclear and intermittent sources that will increase from about 2% today to 17% in 2040 and to 26% in 2050, while coal will fall more rapidly (6% of the energy mix in 2050 versus 16% in the STEPS scenario). The SDS trajectory sees CO₂ emissions decreasing at a CAGR of -4.6% between 2020 and 2050 to a level 75% below that of 2020, consistent with an average temperature increase of +1.65°C by the end of the century compared to pre-industrial levels.

In the NZE2050 scenario, developed for the first time in 2021, global energy demand by 2040 is expected to decrease compared to today (-9% vs. 2020, -13% vs. 2019), despite the projected doubling of the global economy and population growth of 2 billion. In the NZE scenario, the challenging climate targets require an immediate fall in the demand for oil (72 Mb/d in 2030 and 24 Mb/d in 2050 versus around 90 Mb/d in 2020), with an average annual decline in the period 2021-2050 of more than 4%. Gas consumption is expected to peak by the middle of this decade, when the gas phase-out in the electricity sector will begin. This path focuses on decarbonisation levers such as electrification, efficiency and a radical change in consumer behaviour. In the next ten years, emissions may be reduced by existing technologies already established on the market, however, for the following decades, also solutions which are still in the prototype or demonstration phase and not yet available on a large scale will have to be adopted.
Governance

ROLE OF THE BOARD
The Board of Directors (BoD) plays a central role in managing the main aspects linked to climate change. In particular, based on a proposal by the Chief Executive Officer (CEO) or the competent bodies, the BoD examines and/or approves:
- goals related to climate change and energy transition, an integral part of business strategies;
- the portfolio of Eni’s top risks, including climate change;
- Eni’s medium-long term plan, aiming to guarantee the sustainability of the business portfolio over a thirty-year time frame, in line with the provisions of the Strategic Four-year Plan;
- the short- and long-term Incentive Plan, with objectives linked to the decarbonisation strategy for the CEO and management;
- annual sustainability results, the sustainability report (Eni for) and the HSE review, including performance on decarbonisation;
- institutional reporting, which includes the Interim Consolidated Report and the Annual Report (including the Consolidated Disclosure of Non-Financial Information);
- the relevant projects and their progress, on a semi-annual basis, with carbon pricing sensitivity;
- within the Annual Report, resilience tests on all upstream cash generating units (CGUs), applying the IEA low carbon scenarios;
- strategic agreements, including climate change-related initiatives.

With regard to the composition of the Board of Directors, several Directors have experience and expertise in ESG issues, including energy transition, which was also examined during the Board’s self-assessment. Immediately after the appointment of the Board of Directors and the Board of Statutory Auditors, a board induction programme was implemented for directors and statutory auditors, which covered, among other topics, issues related to the decarbonisation process and the environmental and social sustainability of Eni’s activities.

COMMITTEES OF THE BOARD OF DIRECTORS

SUSTAINABILITY AND SCENARIOS COMMITTEE (SSC)
- It examines issues concerning the integration of strategy, development scenarios and the long-term sustainability of the business, analysing scenarios for the preparation of the strategic plan. During 2021, the SSC explored topics related to climate change in all meetings, including updates on the activities of the CFO Taskforce for SDGs, the hydrogen supply chain and technologies, the OpenEs platform, forestry activities, carbon pricing, Eni’s commitment to safeguarding water resources, Eni’s results in the ESG indexes and ratings (or sustainability ratings), the Sustainability-Linked Financing Framework, a focus on Eni’s insurance activities related to climate change, the resolutions on climate and disclosures to shareholders’ meetings of reference peers with a focus on “Say on climate”, the insights on the activities of Carbon Capture and Storage (CCUS) and human rights.

CONTROL AND RISKS COMMITTEE (CRC)
- It supports the BoD in its periodic review of the main company risks, including climate change, and the review of the periodic financial and non-financial reports, including impacts of climate risks in terms of portfolio resilience and the related balance sheet evaluations, the HSE review and the audit plan.

RENUMERATION COMMITTEE
- It proposes to the BoD the general criteria for short and long-term incentive plans for the CEO and managers with strategic responsibilities, which include, for 2022, specific objectives related to environmental sustainability and energy transition, including the reduction of GHG emissions (scope 1 and scope 2 equity), and the development of electricity generation from renewable sources as well as the implementation of relevant projects of Circular Economy.

NOMINATION COMMITTEE
- It supports the BoD in the appointments for which it is responsible, in the self-assessment process and in the formulation of guidelines for the shareholders, expressing an opinion on the criteria and the related designations also in relation to the necessary competences.

1 To learn more about Eni’s organisational structure, please refer to the “Company” section of the corporate website (www.eni.com) and to the Corporate Governance and Shareholding Structure Report 2021.
2 For more information see the Report on remuneration policy and remuneration paid published on eni.com.
3 Managers with strategic responsibilities: Managers reporting directly to Eni’s CEO and Chairman and members of the Company’s Management Committee.
4 For more information, see paragraph at page 20 on Portfolio Resilience.
5 For more information see https://www.openes.io/it.
6 Say on climate: the campaign, launched at the end of 2020, asks companies to put their Climate Action Plan to the advisory vote of the shareholders’ meeting.
7 For further information, please refer to the “Sustainability and Scenarios Committee” paragraph of the Corporate Governance and Shareholding Structure Report 2021.
8 For more details on the role of the board, see dedicated section in Eni for - A Just Transition.
ROLE OF MANAGEMENT

Issues connected with the management of risks and opportunities related to climate change and energy transition are considered and integrated in all the stages of the business cycle, starting from negotiations for the acquisition of mining rights up to decommissioning. In order to facilitate the energy transition path, since 2020 Eni has benefited from a new organisational structure with two General Departments that will follow separate but synergic paths for the execution of Eni’s strategy towards Net Zero by 2050: Natural Resources is committed to maximising the value of its oil & gas assets in line with the progressive decarbonisation of the portfolio; Energy Evolution is committed to developing the new renewable and circular economy businesses, and to implementing the industrial transformation of legacy assets. The strategic commitment to carbon footprint reduction is one of the Company’s essential goals and is therefore also reflected in the Variable Incentive Plans for the CEO and company management. Issues related to climate change, energy transition and to the medium-long term plan are managed through dedicated structures reporting to the CFO with the aim of overseeing the process of defining Eni’s climate strategy and the related portfolio of initiatives as part of long-term planning in line with the commitments made by the company with respect to the decarbonisation of all products and processes by 2050. The management, and more generally Eni’s personnel, is constantly informed on the progress towards carbon neutrality through various sharing opportunities, for example: Live streaming in which the CEO explains the strategies and objectives of the Strategic Plan; Business review: a quarterly meeting between the Chairman, the CEO and his direct reports, to monitor progress on achieving objectives and implementing the strategic guidelines; HSE review; Annual and interim results; Quarterly report on top risks; CEO blog in which the CEO comments on the main events on the corporate intranet and creates a direct communication channel with all employees.

VARIABLE INCENTIVE PLANS

SHORT-TERM INCENTIVE PLAN

- The Short-Term deferral Incentive Plan (IBT) 2022 is closely linked to the Company’s strategy, as it is aimed at measuring the achievement of annual objectives in line with Eni’s new decarbonisation targets. In particular, the indicator related to Upstream GHG emission reduction is used, on an equity basis, which includes indirect emissions (Scope 2) and non-operated activities. Starting 2021, the IBT plan also includes the incremental renewable installed capacity indicator, replacing the indicator related to exploration resources, to support the energy transition strategy. Each of these targets is assigned to the CEO with a weight of 12.5% and to all company managers according to percentages in line with the attributed responsibilities.

LONG-TERM INCENTIVE PLAN

- The 2020-2022 Long-Term Stock based Incentive Plan provides for a specific objective on issues of environmental sustainability and energy transition (total weight 35%), based on the targets related to decarbonisation, energy transition and circular economy processes, in line with the objectives communicated to the market and with the aim of aligning with the interests of stakeholders.

9 For more details see the Remuneration Report 2022.
**Risk Management**

**INTEGRATED CLIMATE RISK MANAGEMENT MODEL**

The risk and opportunity management process connected with climate change is part of the Integrated Risk Management (IRM) Model, developed by Eni with the aim of supporting the management in the decision-making process by strengthening awareness of the risk profile and related mitigations. Roles and responsibilities for the IRM process are as follows:

- **the Board of Directors** defines the nature and level of risk compatible with the strategic objectives also with a view to business sustainability in the medium-long term, and outlines the guidelines for identifying, assessing, managing and monitoring risks;
- **the Control and Risk Committee** supports the BoD in defining the guidelines for risk management and examining the main risks. The Board of Statutory Auditors monitors the effectiveness of the IRM process;
- **the Chief Executive Officer** implements the BoD guidance; in particular, using the IRM process it ensures the identification, assessment, management and monitoring of the main risks, submitted to the BoD on a quarterly basis, taking into account the operations and specific risk profiles of each business line and individual processes, for an integrated risk management policy; it also ensures that the IRM process evolves in line with the dynamics of the business and the regulatory context;
- **the Risk Committee**, chaired by the CEO, advises the CEO on the main risks: for this purpose, it examines and expresses opinions at the request of the CEO on the main findings of the IRM process. The IRM model ensures the detection, consolidation and analysis of all Eni’s risks and supports the BoD in checking the compatibility of the risk profile with the strategic objectives, also from a medium to long-term perspective. The process is continual and dynamic and provides for the following sub-processes: (i) risk governance, methodologies and tools, (ii) risk strategy, (iii) integrated risk management, (iv) risk knowledge, training and communication. The IRM process starts with the contribution to the definition of Eni’s

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(a) Director in charge of the internal control and risk management system.
(b) Including financial reporting reliability objectives.
(c) The Internal Audit Director reports hierarchically to the Board of Directors, and on its behalf, to the Chairman, without prejudice to his/her functional reporting to the Control and Risk Committee and to the CEO, as Director in charge of the Internal Control and Risk Management System.
risk strategy and continues with analysis of the risk profile underlying the plan, the identification of de-risking objectives and strategic treatment actions\(^{10}\).

During 2021:
• two cycles of assessment were carried out: the Annual Risk Profile Assessment that involved 125 subsidiaries in 43 Countries in the first half, and the Interim Top Risk Assessment in the second half;
• three monitoring cycles were performed on the top risks in order to analyse risk trends and the implementation status of treatment actions put in place by the management.

Results from the assessment and monitoring cycles are presented to the Board of Directors and the Board of Statutory Auditors on a quarterly basis.

The portfolio of Eni’s Top Risks is made up of 20 risks, grouped into strategic, external and operational risks; climate change in particular is one of Eni’s top strategic risks analysed, assessed and monitored by the CEO as part of the IRM processes.

**RISKS AND OPPORTUNITIES RELATED TO CLIMATE CHANGE**

Risks related to climate change are analysed, assessed and managed by considering the aspects identified in the TCFD recommendations, which refer both to the risks related to energy transition (market scenario, regulatory developments, legal risk, technological evolution and reputational issues) and to the physical risks (acute and chronic) associated with climate change. The analysis is carried out using an integrated and cross-cutting approach that involves specialist departments and business lines and considers the related risks and opportunities.

**Market scenario.** The global energy landscape is facing major challenges in the coming years, balancing the growth in energy consumption with the urgency of tackling climate change. In order to model the evolution of the energy system in the light of these challenges, the International Energy Agency (IEA) develops two regulatory scenarios\(^{11}\), and two backcasting scenarios\(^{12}\) (SDS and NZE2050), which, by pursuing the sustainable develop-

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\(^{10}\) For more information on Eni’s integrated risk management model see Eni for - A just transition (page 30).

\(^{11}\) For more information see Reference Scenario at pag. 8.

\(^{12}\) For more information see the section “Reference scenarios”.
sures which provide methodological support for the identification and implementation of adaptation actions in Countries of interest.

During COP26, a package of decisions (Glasgow Climate Pact) was defined, representing an important step forward in climate negotiations.

Regulatory developments. Adoption of policies suitable to sustain the energy transition towards low carbon sources could have significant impacts on the evolution of Eni’s business portfolio. In particular, at COP26, a package of decisions (Glasgow Climate Pact) was defined, representing an important step forward in climate negotiations. Among the most relevant topics, the importance of limiting the increase in temperature to 1.5°C by the end of the century compared to the pre-industrial era is recognized, and to this end an objective of global CO₂ emissions reduction of 45% by 2030 vs. 2010 has been defined, targeting net zero “around mid-century”. At the same time, several countries have announced net zero commitments that now cover over 90% of global emissions. In this context, the EU has also committed to achieving carbon neutrality by 2050 and has increased its GHG emission reduction target from 40% to 55% in 2030 vs. 1990, making it binding with the Climate Law approved in June 2021. In the same year, the European Commission published the Fit for 55 package, which revises the main climate directives in line with the new 2030 target, within a broader review of its climate policies (i.e. the EU regulation on taxonomy and hydrogen and decarbonised gas packages).

Legal risk. At a global level, there has been an increase in judicial and extrajudicial actions brought by public and private parties against major Oil & Gas companies, including Eni, concerning their liability for climate change and human rights impacts, as well as for so-called ‘greenwashing’ practices to the detriment of consumers and investors. The remedies brought by the promoters of such actions are wide-ranging, varying, for example, from a request for modification of the decarbonisation strategy, to compensation for damages for historical emissions, to an injunction or a requirement to rectify communications to the public possibly associated with financial penalties.

Technological developments. The need to build a final energy consumption model with a low carbon footprint will favour technologies for GHG emissions capture and reduction, production of hydrogen from gas as well as technologies that support methane emissions control along the Oil & Gas production chain. In this way it will be possible to aspires to a rapid and realistic transition from a predominantly fossil-fuelled scenario to one with a low carbon footprint. Furthermore, technological evolution in the field of energy production and storage from renewable sources and in the field of bio-based activities will be a key lever for the industrial transformation of Eni’s business.

Reputation. Awareness-raising campaigns by NGOs and other environmentalist organisations, shareholder resolutions during meetings, disinvestments by some investors and class actions by groups of stakeholders, are increasingly oriented towards greater transparency on the tangible commitments of Oil & Gas companies to energy transition.

Physical risk. Intensification of extreme and chronic weather phenomena in the medium to long-term could cause damage to plants and infrastructures, resulting in an interruption of industrial activities and increased recovery and maintenance costs.

PHYSICAL RISK AND ENI’S ADAPTATION ACTIONS

Regarding extreme climate phenomena, such as hurricanes or typhoons, Eni’s current portfolio of assets, designed in accordance with applicable regulations to withstand extreme environmental conditions, has a geographical distribution that does not result in concentrations of high risk. With regard to more gradual phenomena such as sea level rise or coastal erosion, vulnerability of Eni’s assets affected by the phenomenon is assessed through specific analysis, as in the case of Eni’s assets in the Nile Delta area, where the impact is however limited, and it is therefore possible to implement preventive mitigation interventions to counter the phenomenon. In parallel with its commitment to ensuring the integrity of its operations, Eni, as a responsible operator, is addressing the issue of adaptation to Climate Change, also regarding the socioeconomic and environmental impacts in the Countries where it operates. To this end, in 2021 a project was completed in collaboration with FEEM (Fondazione Eni Enrico Mattei) and the Pisa Institute of Management (IDM), for the assessment of the main risks/opportunities connected to Climate Change, which led to the development of guidelines and measures which provide methodological support for the identification and implementation of adaptation actions in Countries of interest.
<table>
<thead>
<tr>
<th>TRANSITION RISKS</th>
<th>OPPORTUNITIES</th>
<th>ENI RESPONSE ACTIONS – DOCUMENT SECTIONS</th>
</tr>
</thead>
</table>
| **LOW CARBON SCENARIO** | • Opening up of new market opportunities for decarbonised products  
• Development of renewables and low carbon energy  
• Growing demand for hydrogen  
• Diversification of raw materials for biorefineries and the chemical industry and development of new products  
• CCS development  

| **POLICY AND LEGAL** | • Development of renewables and low carbon energy  
• Diversification of raw materials for biorefineries and the chemical industry and development of new products  
• Reassessment of assets from a circular perspective  
• Energy efficiency interventions with the adoption of BAT  

| **TECHNOLOGICAL DEVELOPMENTS** | • Role of research and development in the energy transition  
• Renewable energy projects and plentitude  
• Sustainable mobility  
• Hydrogen  
• Magnetic confinement fusion  
• CCUS - Carbon Capture Utilisation and Storage  
• Partnerships for Carbon Neutrality by 2050 |
| **REPUTATION** | • Development of renewables and low carbon energy  
• Positive impact on stakeholder perception (e.g. rise in share price)  
• Eni’s distinctive positioning in climate benchmarks  
• Partnerships for decarbonisation  

| **ENI FOR 2021 CARBON NEUTRALITY BY 2050** | • Strategy  
• Partnership for carbon neutrality by 2050  
• Climate advocacy  
• Value chain approach  

| **METRICS & TARGETS** |  

| **RISK MANAGEMENT** |  

| **STRATEGY** |  

| **GOVERNANCE** |  

| **INTRODUCTION** |  


Strategy

Aware of the ongoing climate emergency, Eni wants to be a leader of the energy sector with a long-term strategy towards carbon neutrality in 2050, in line with scenarios compatible with keeping global warming within 1.5°C at the end of the century.

In 2022, Eni relaunched its strategy with a distinctive approach that leverages:

- **Proprietary and breakthrough technologies:** developing solutions to deliver decarbonised energy, ensuring Eni a leading position in the energy transition through research and technological innovation.
- **New business models:** creating dedicated entities with tailored business models, focused on customers and the capacity to independently access capital markets to accelerate the transformation towards net zero.
- **Alliances with stakeholders:** working alongside stakeholders for the decarbonization of the energy system and a fair and inclusive transition that ensures shared value.

As a result of this distinctive approach, Eni has relaunched its GHG emission reduction targets, with new short and medium-term targets that accelerate the path towards carbon neutrality in 2050, confirming Eni’s commitment to further align its reduction trajectory with low carbon scenarios.

### The new objectives include:

- **-35% Net GHG Lifecycle Emissions (Scope 1+2+3) @2030 vs. 2018, -55% @2035 and -80% @2040;**
- **-15% Net Carbon Intensity of energy products sold @2030 vs. 2018 and -50% @2040;**
- **Eni Net Zero Carbon Footprint (Scope 1+2) brought forward to 2035, with a new target of a 40% reduction @2025 vs. 2018**

Eni’s strategy towards Net Zero is supported by an industrial transformation plan that winds its way through the distinct and synergistic paths of the two business groups: Natural Resources, to optimize the upstream portfolio value enhancing its sustainability through progressive decarbonization and Energy Evolution, committed in expanding bio, renewable and circular economy businesses. Within this group will lie the new company dedicated to sustainable mobility, which will be positioned along the entire value chain of low carbon product as a multi-energy, multi-service and increasingly customer-focused company.

The actions, mostly already underway, include:

- decarbonisation of the O&G port-
SALES OF ENERGY SOLUTIONS

- CREATION OF ENTITIES DEDICATED TO SUSTAINABLE MOBILITY WHICH BRING TOGETHER BIOREFINING AND MARKETING ACTIVITIES (SERVICE STATIONS), TO OFFER CUSTOMERS A MULTIPLE RANGE OF GREEN, BIO AND LOW CARBON PRODUCTS AND OTHER SERVICES;
- "VERTICAL" INTEGRATION OF THE ORGANIC BUSINESS TO SECURE FEEDSTOCK SUPPLY THROUGH THE DEVELOPMENT OF AGRO-HUBS, WITH A TARGET OF 35% INTEGRATION BY 2025;
- PLENUITE SUPPLY OF DECARBONISED ELECTRICITY (BY 2030) AND GAS (BY 2040) IN RELATION TO A GROWTH IN THE CUSTOMER BASE TO > 15 MILLION IN 2030 AND ABOVE 20 MILLION IN 2050, WITH MORE THAN 15 GW OF RENEWABLE CAPACITY INSTALLED BY 2030, RISING TO 60 GW BY 2050 AND DEVELOPMENT OF EV CHARGING POINTS WITH A TARGET OF 30,000 BY 2025 AND AROUND 160,000 BY 2050;
- STRENGTHENING OF TECHNOCAL SOLUTIONS FOR THE USE OF WASTE (E.G. BIOMETHANE, WASTE TO FUEL), RECYCLING OF END PRODUCTS (E.G. CHEMICAL AND MECHANICAL RECYCLING) AND CHEMICALS FROM RENEWABLE SOURCES (E.G. BIOPLASTICS AND BIOFERTILISERS);
- PRODUCTION OF ELECTRICITY FROM NATURAL GAS WITH CO₂ CAPTURE;
- PLAN TO IMPLEMENT THE FIRST COMMERCIAL MAGNETIC CONFINEMENT FUSION PLANT IN THE NEXT DECADE, EXPLOITING THE COMPETITIVE ADVANTAGES BUILT IN RECENT YEARS, POTENTIALLY PAVING THE WAY FOR AN UNLIMITED SOURCE OF CLEAN ENERGY;
- PROGRESSIVE INCREASE IN THE PRODUCTION OF NEW ENERGY CARRIERS, INCLUDING LOW-CARBON AND GREEN HYDROGEN, WHICH WILL CONTRIBUTE AROUND 4 MTPA BY 2050;
- INCREASING CO₂ STORAGE CAPACITY FOR HARD-TO-ABATE EMISSIONS FROM ENI AND THIRD-PARTY INDUSTRIAL SITES, REACHING A STORAGE CAPACITY OF ABOUT 50 MtCO₂ IN 2050;

MAIN BUSINESS TARGETS

- Reduction in oil volumes in the medium to long term with a progressive growth of gas share up to 60% by 2030 and over 90% after 2040;
- Conversion of traditional refining into circular economy hubs, with an increase in biorefining capacity up to 6 million tonnes by 2035 (around 2 million tonnes in 2025), palm oil free from 2023;
- Creation of entities dedicated to sustainable mobility which bring together biorefining and marketing activities (service stations), to offer customers a multiple range of green, bio and low carbon products and other services;
- "Vertical" integration of the organic business to secure feedstock supply through the development of agro-hubs, with a target of 35% integration by 2025;
- Plenitude supply of decarbonised electricity (by 2030) and gas (by 2040) in relation to a growth in the customer base to > 15 million in 2030 and above 20 million in 2050, with more than 15 GW of renewable capacity installed by 2030, rising to 60 GW by 2050 and development of EV charging points with a target of 30,000 by 2025 and around 160,000 by 2050;
- Strengthening of technological solutions for the use of waste (e.g. biomethane, waste to fuel), recycling of end products (e.g. chemical and mechanical recycling) and chemicals from renewable sources (e.g. bioplastics and biofertilisers);
- Production of electricity from natural gas with CO₂ capture;
- Plan to implement the first commercial magnetic confinement fusion plant in the next decade, exploiting the competitive advantages built in recent years, potentially paving the way for an unlimited source of clean energy;
- Progressive increase in the production of new energy carriers, including low-carbon and green hydrogen, which will contribute around 4 MTPA by 2050;
- Increasing CO₂ storage capacity for hard-to-abate emissions from Eni and third-party industrial sites, reaching a storage capacity of about 50 MtCO₂ in 2050;

13 Collective target to reduce methane emissions by 30% by 2030 (vs. 2020), supported by more than 100 countries at COP26.
TAXONOMY

The European Taxonomy is the classification system for economic activities that the European Union has adopted to direct financial flows towards environmentally sustainable projects. In 2021, delegated acts establishing technical criteria for the definition of ‘sustainable’ activities for the purposes of climate change mitigation and adaptation (the first two of six objectives provided for by the Taxonomy) were published. In order to implement the reporting requirements for the first year of application of the Taxonomy Regulation, Eni mapped its operated economic activities eligible according to Taxonomy, for the achievement of the first two environmental objectives. The main Eni activities15 eligible for the climate change adaptation and mitigation targets are:

• Natural Climate Solution initiatives, which contribute to the reduction of residual emissions (< 25 million tons CO₂/year in 2050, less then 5% of Scope 1+2+3 emission reduction).

Sustainability of Eni’s industrial operations is combined with financial sustainability, having adopted in 2021, first in the sector worldwide, a Sustainability-Linked Financing Framework14, based on which future financing contracts will include, where possible, a mechanism linking the cost of financing to the achievement of one or more of targets related to decarbonization. In application of this framework, in June 2021, Eni issued the first sustainability-linked bond of its sector, worth €1 billion, connected to the achievement of the targets on Net Carbon Footprint Upstream (Scope 1 and 2) and installed capacity for the production of electricity from renewable sources.

Eni has adopted in 2021, first in the sector worldwide, a Sustainability-Linked Financing Framework

*Includes bonds, loans, bank credit lines and rate derivatives.

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14 For more information on Eni’s sustainable finance see Eni for 2021 - A Just Transition, pag. 21.
15 For more details on Taxonomy and Eni’s eligible activities, see the relevant section of the Consolidated Non-Financial Statement (pages 196-198).
**CAPITAL ALLOCATION**

For the next four-year period 2022-25, Eni has planned investments in decarbonisation, circular economy, renewables and retail portfolio development for around €9.7 billion, including supporting scientific and technological research activities. The evolution towards a fully decarbonised product portfolio will be supported by a progressive increase in the share of investments dedicated to the expansion of renewable generation capacity, the growth of biofuels and green chemistry, the scaling up of new energy solutions and carbon capture and storage (CCS) services as well as energy efficiency initiatives and decarbonisation of legacy assets. Therefore, in terms of capital allocation, the share dedicated to new energy solutions and services will reach about 30% of total investments in 2025, about 60% in 2030 and more than 80% in 2040. In ten years, these activities will generate positive Free Cash Flow and reach a 75% contribution to the group’s cash flow starting 2040.

The plans and investment decisions are aligned with Eni’s decarbonisation strategy towards Net Zero by 2050. The share of expenditure dedicated to Oil & Gas activities will be gradually reduced, selecting main investment projects based on their emission profile and in coherence with the targets set for reductions in emissions, with the gradual phasing out of investments in carbon-intensive activities or products. The most significant investments are subject to an approval process that includes also a lifecycle GHG emissions assessment, in order to identify potential impacts on the achievement of Eni’s medium/long-term decarbonisation objectives, and a resilience test on the impact of potential costs associated with GHG emissions on project returns, based on hydrocarbon and CO₂ prices adopted in IEA’s low carbon scenarios.

**DATI IN MLD DI €**

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
<td>Power generation from renewable sources</td>
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<td>Reduction of GHG emissions</td>
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<tr>
<td>Circular economy</td>
<td>1,1</td>
</tr>
<tr>
<td>Research for decarbonisation and circular economy projects</td>
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</tr>
<tr>
<td>Retail portfolio development (including e-mobility)</td>
<td>2,0</td>
</tr>
<tr>
<td>Other initiatives (including Natural Climate Solutions and Venture Capital)</td>
<td>0,9</td>
</tr>
</tbody>
</table>

*Consolidated data.*
UPSTREAM TRANSFORMATION TOWARDS NET ZERO
ENHANCEMENT OF THE 
UPSTREAM PORTFOLIO THROUGH 
DECARBONISATION

PORTFOLIO RESILIENCE

Eni’s decarbonisation path envisages a hydrocarbon production profile that will reach a plateau of 1.9 million boe/d in 2025, followed by a downward trend, mainly in the oil component in the medium-long term. With the adoption of a model of operational excellence based on successful exploration at competitive costs, reduction of the time-to-market for reserves, a phase-based approach to project development and continuous control of operating expenditure, Eni has built a resilient Oil & Gas portfolio.

As of today in fact, the main upstream projects under execution show an overall internal rate of return (IRR) of approximately 21% in Eni’s price scenario and continue to be solid and competitive even in less favourable scenarios; in particular, in correspondence with a 20% price reduction, the IRR becomes 17%. In addition, management carried out a sensitivity analysis on the recoverability of the book values of all the CGUs in the E&P segment, using the IEA SDS and Net Zero NZE 2050 WEO 2021 scenarios (developed using a backcasting approach), without making revisions to cost profiles or rescheduling activities in terms of project development and production. The outcome of these sensitivity analyses showed that the headroom, i.e. the difference between the Net Present Value and the book value of the assets, was substantial. In particular:
- in the IEA SDS WEO 2021 case, the headroom compared to the book value is approximately 76% in the case of taxes linked to CO₂ or 75% if not.
- in the IEA NZE 2050 case, the headroom compared to the book value is about 35% in the case of taxes linked to CO₂ or 32% if not.

ANALYSIS OF RESERVES IN THE CURRENT UPSTREAM PORTFOLIO

RESILIENCE

- In terms of resilience, the analysis carried out on the 2P reserves has shown that the average Brent breakeven price, meaning the price that guarantees a return on investment equal to the cost of capital, is around 20 $/bl.

FLEXIBILITY

- In terms of flexibility, turns out that around 90% of the value in terms of NPV and 80% of the volumes of 2P reserves could be produced by 2035. This leaves broad freedom to plan exploration and development campaigns to support future production and to adapt to sudden market changes without incurring stranded asset risk.

THE ROLE OF GAS

In the evolution of Eni’s hydrocarbon production mix, gas will play an increasingly important role with the aim of achieving a share of 60% by 2030 and more than 90% after 2040. LNG plays a decisive role in the growth of gas whereas Eni is developing a new model which guarantees a leading position in the market. Over the next few years, the portfolio is expected to grow with a forecast for traded volumes above 15 MTPA by 2025. This growth will mainly come from new projects in Congo, Angola, Egypt, Indonesia, Nigeria and Mozambique. In Congo, the export project consists of two modular and flexible LNG liquefaction plants, which will allow a highly competitive time to market, with LNG production starting in 2023. These actions will contribute to making Eni’s portfolio more sustainable and enhance the value of natural gas as a fossil fuel with lower CO₂ emissions. Moreover, within the decarbonization strategy, use of technological solutions such as Carbon Capture, Utilisation and Storage applied to power generation plants, LNG plants and blue hydrogen production, will allow reduction of the carbon footprint of gas from equity productions and achievement of the targets set. Aware of the importance of maximising the benefits from the use of gas, as well as the need to achieve the important contribution to the 1.5°C objective that the reduction of methane emissions can bring in the short-to-medium-term, Eni is committed to implementing actions to monitor and minimise methane emissions from its Oil & Gas value chain with the aim of reducing them in line with the Global Methane Pledge and the objectives and ambitions.

17 Excluding Vår Energi AS.
18 For more information on the scenarios, see the Reference Scenario section (page 8).
19 Millions of tonnes per year.
20 Relates to end-use emissions compared to those from oil and coal.
of the numerous partnerships in which Eni is involved (see section “Methane emissions”). A relevant aspect is Eni’s commitment in researching and developing energy resources for local markets, and in projects for energy access and energy mix diversification towards lower impact sources such as gas and renewables.

**CCUS – CARBON CAPTURE UTILIZATION AND STORAGE**

The role of CCUS in the energy transition is linked to the decarbonisation of industry and in particular of the so-called “Hard-to-Abate” sectors (steel plants, cement factories, chemical industry, paper, glass, etc.), for which, due to their high energy consumption and the characteristics of the production processes, CCUS currently represents a tangible opportunity for CO₂ emissions reductions. In particular, Eni has the engineering, geological and organisational skills to carry out large capture and storage projects efficiently, rapidly and safely. Leveraging the development of its CCS project portfolio, Eni is targeting a storage of around 10 MTPA by 2030, with an overall gross capacity of 30 MTPA.

In Italy, a project has been launched to create a hub for CO₂ capture and storage in the depleted offshore reservoirs in Ravenna, which have a total storage potential of more than 500 million tonnes. The development programme envisages an initial phase with the capture of 25,000 tonnes/year of CO₂ from the Casalborsetti gas compression station and the transport and storage in the Porto Corsini Mare Ovest reservoir. The first injection of CO₂ into the reservoir is expected by 2023, once all the necessary authorisations have been obtained, for which Eni has submitted an application to the competent authorities. The second phase of the programme involves the development of the project on an industrial scale with the injection of CO₂ into the offshore reservoirs off Ravenna, which in the initial period will grow to 4 million tonnes per year from both Eni’s industrial activities and third parties. Storage operations are expected to start in 2027.

In the UK, Eni is a strategic partner in the HyNet North West project for the decarbonisation of the industrial estates in the North West of England and North Wales, through the construction of the UK’s first CO₂ capture and storage (CCS) infrastructure and the future production of low carbon hydrogen. The project, one of the first to access the British Government’s funding to support the development of CCS projects in the UK, will provide important support to the country’s decarbonisation process, contributing to the UK’s recent Net Zero Strategy targets (October 2021) with 10 MTPA against a target of 20-30 MTPA of CO₂ storage capacity and around 80% of the 5 GW of low carbon hydrogen by 2030. CO₂ injection activities are scheduled to start by 2025. In the initial phase operations, the initiative envisages a storage capacity of up to 4.5 million tonnes/year, which will be increased from 2030 to 10 MTPA.

Additional capture and storage projects are under consideration in the United Arab Emirates, Libya and Egypt. Regarding the capture and utilization of carbon dioxide, Eni is developing a proprietary technology called e-CCM - Carbon Capture and Mineralisation - to convert CO₂ into a stable, inert and safe material with excellent mechanical properties that can be used in cements blends. At the beginning of 2022, a partnership was announced with the cement manufacturer Holcim to develop a technology demonstration plant and test its integration into a cement factory.

**NATURAL CLIMATE SOLUTIONS**

The implementation of projects aimed at fostering and preserving the ability of natural systems to contribute to climate change mitigation, known as Natural Climate Solutions (NCS) represent the main lever for offsetting residual emissions within Eni’s decarbonisation process. NCS also include initiatives focused on the conservation, restoration and sustainable management of forests, mainly in developing countries, which are considered among the most important international initiatives in the context of climate change mitigation strategies. These initiatives lie in the so-called REDD+ (Reducing Emissions from Deforestation and Forest Degradation) framework. The REDD+ scheme, defined and promoted by the United Nations (in particular under the UNFCCC - United Nations Framework Convention on Climate Change), provides for forest conservation activities with the objectives of reducing emissions and improving the natural storage capacity of CO₂. These projects foster an alternative model of development for local communities through the promotion of socioeconomic activities in line with sustainable management, and at the same time they valorise forests and biodiversity conservation. In a global context in which the high rate of deforestation, especially in primary forests of tropical and subtropical areas, in addition to compromising biodiversity, causes the emission of billions of tons of CO₂ and other greenhouse gases, countering for-
est destruction and degradation is a key element in the fight against climate change in the short-term. For these reasons, Eni's first activities in the field of NCS have been those related to forests protection, supporting governments, local communities and dedicated UN agencies, in line with the NDCs (Nationally Determined Contributions), the National Development Plans and the UN Sustainable Development Goals (SDGs). Over time, Eni has built a solid network of agreements with recognized international REDD+ project developers such as BioCarbon Partners, Terra Global, Peace Parks Foundation, First Climate, CarbonSink and Carbon Credits Consulting. Such agreements allow Eni to monitor the development and implementation of projects of interest in order to verify their compliance to REDD+ scheme, necessary condition for the achievement of the certification of carbon reductions (Verified Carbon Standard - VCS) and positive social and environmental impacts (Climate Community & Biodiversity Standards - CCB), according to the highest internationally recognized standards. Moreover, Eni continues in evaluating further NCS initiatives such as those related to sustainable forests resources management or ecosystem restoration (including humid and coastal ecosystems such as mangroves) in Africa, Latin America and Asia. The target in the medium-long term, is to progressively increase the share of Carbon Dioxide Removal credits to offset for residual emissions. ENI AND THE REDD+ PROJECTS IN ZAMBIA MEXICO AND TANZANIA

The launch of NCS initiatives was formalized in the 2019 with the credit purchase agreement with BioCarbon Partners, through which Eni also acquired a role in the governance of the Luangwa Community Forests Project (LCFP) in Zambia. The LCFP project covers an area of around 1 million hectares, involving approximately 200,000 beneficiaries also through economic diversification initiatives, and is currently one of the largest REDD+ projects in Africa to have obtained the CCB ‘Triple Gold’ standard validation for its outstanding social and environmental impact from VERRA, a leading non-profit organisation in the certification of carbon credits. Eni has committed to buying the carbon credits generated by the project until 2038. During 2021, purchase agreements of credits generated by Ntakata Mountains (Tanzania) and Lower Zambezi (Zambia) REDD+ projects were finalized. Eni’s purchase of credits finances the annual costs of implementing these nature-based projects, as well as enabling local communities living in the forest to have access to important services such as health and education. In addition, Eni has signed an agreement with Terra Global and First Climate, whereby Eni has committed to finance the start-up of the Amigos de Calakmul project in Mexico, securing a role in monitoring its development as well as the purchase of future credits. In 2021, the credits generated by these projects amounted to more than 2 million tonnes of CO$_2$ equivalent. Eni is continuing to evaluate further initiatives in several countries through the establishment of other partnerships with governments and international developers in Africa, Latin America and Asia.

THE ROLE OF NATURAL CLIMATE SOLUTIONS (NCS) IN ACHIEVING NET ZERO

NCS are actions aimed at the protection, sustainable management and restoration of natural ecosystems, increasing carbon storage and/or avoiding greenhouse gas (GHG) emissions in forests, natural grasslands and wetlands. In addition to the positive impacts directly related to climate change, NCS also provide benefits in terms of biodiversity protection, increased resilience and adaptive capacity of ecosystems, and economic development for local communities. The role of NCS in achieving net zero is also recognized by the IPCC, which envisions the use of carbon dioxide removal systems, including NCS, in most scenarios compatible with the goal of limiting temperature to within 1.5°C compared to pre-industrial times. In terms of availability, accredited sources estimate a GHG abatement potential for NCS of 5-12 GtCO$_2$Eq by 2030, on average equal to 30% of the GHG emission reduction needed to align the global emission trajectory with a 1.5°C compatible scenario. Eni’s decarbonisation strategy envisages using GHG emission reductions generated through NCS projects, in the form of high-quality carbon credits, to offset residual GHG emissions that cannot be reduced with current technologies at reasonable cost.
NEW ENERGY SOLUTIONS
RENEWABLE ENERGY PROJECTS AND
PLENITUDE
Eni is a player in the renewable energy sector (solar and wind) and is engaged in the development, construction and management of plants for the production of energy from renewable sources. The objectives in this area will be achieved through the organic development of a diversified and balanced portfolio, complemented by selective asset and project acquisitions and strategic partnerships at an international level. As part of the initiatives aimed at extracting value from the restructuring of the portfolio by creating independent and focused vehicles capable of attracting capital, creating value and accelerating growth, the process for listing Plenitude Eni’s subsidiary that integrates the retail activities Gas & Power, renewables and electric mobility with the objective of decarbonising the customer portfolio and contributing to the achievement of Eni’s long-term targets, has begun. Plenitude, by virtue of its financial and operational autonomy, will be one of the drivers of Eni’s decarbonisation pathway, achieving the Net Zero target for emissions associated with its customers by 2040 thanks to the supply of gas and power coming 100% from renewable, bio or carbon neutral (hydrogen) sources and by offsetting residual emissions with high quality certified credits.

The main medium-to-long-term strategic aims of Plenitude include the synergic development of the installed capacity for the production of energy from renewable sources with targets24 to reach more than 15 GW by 2030 and 60 GW by 2050 and more than 20 million supply contracts in the portfolio of retail customers, through both the selection of areas for expansion of renewables linked to the presence of customers as well as the development of activities in areas where Eni already operates. In 2040, Plenitude’s retail customers are expected to be supplied with decarbonised products mainly from Eni’s portfolio (energy from renewables and biomethane) and new generation services. The plan to 2025 provides for more than 11 million supply points compared to the current 10 million, a 3-fold increase in installed capacity to more than 6 GW compared to 2022, and the expansion of the EV charging point network to around 30,000 units by 2025. The driving force behind this development will be the integration of renewable electricity production and retail customers.

In 2021, Eni’s renewables business grew significantly, reaching an installed capacity of 1,188 MW (more than triple compared to 2020). This acceleration, obtained mainly as a result of the recent acquisitions in Europe and the United States, has also been carried out with the broader aim of integrating Plenitude’s retail business to exploit all the possible synergies between the two businesses. Renewable energy production therefore reached 1,166 GWh due to the greater installed capacity. Expansion in the domestic and international renewable energy markets took place with a strong acceleration in the build-up of generation capacity, also thanks to targeted acquisitions that could be rapidly integrated into Eni’s portfolio. In particular, in 2021, acquisitions were finalised for a portfolio of thirteen onshore wind farms in operation in Italy, with a total capacity of 315 MW, and a portfolio of nine renewable energy projects in Spain: three wind farms in operation and one under construction for a total of 234 MW, and five photovoltaic projects at an advanced stage of development for approximately 0.9 GW. Furthermore, still in 2021, the acquisition of Dhamma En-

<table>
<thead>
<tr>
<th>Year</th>
<th>Renewables installed capacity from Group’s assets (MW)</th>
<th>Renewables production from Group’s assets (GWh)</th>
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<tr>
<td>2019</td>
<td>190</td>
<td>61</td>
</tr>
<tr>
<td>2020</td>
<td>351</td>
<td>393</td>
</tr>
<tr>
<td>2021</td>
<td>1,188</td>
<td>1,166 GWh</td>
</tr>
</tbody>
</table>

In 2021, Eni’s renewables business grew significantly, reaching an installed capacity of 1,188 MW, more than triple compared to 2020.
Energy Group was finalised, owner of a platform for the development of photovoltaic plants (in France and Spain), with projects for approximately 3 GW in the pipeline, as well as plants in operation or under construction with a capacity of approximately 120 MW, and in January 2022, the company Solar Konzept Greece was acquired, which owns a platform for the development of photovoltaic plants in Greece with projects for approximately 800 MW in the pipeline, which will allow further development of the renewable energy portfolio in the country. In the UK offshore wind market, a 20% stake was acquired in 2021 from Equinor and SSE Renewables in the 1.2 GW Dogger Bank C project, the third cluster of the world’s largest offshore wind farm (3.6 GW) currently under construction in the UK North Sea (which will start production in stages between 2023 and 2025). In February 2022, the portfolio of renewable capacity in the United States was expanded with the acquisition from BayWa r.e. of a total capacity of 466 MW in Texas related to the Corazon I photovoltaic plant (approximately 266 MW), in operation since August 2021, which will produce approximately 500 GWh per year, as well as the Guajillo storage project, in an advanced stage of development, for approximately 200 MW/400 MWh.

**PLENITUDE AND THE ENERGY EFFICIENCY SOLUTIONS**

Efficient management of electricity demand and consumption is a key aspect of the energy transition, as it enables energy demand to be reduced and the energy produced to be used more efficiently. For this reason, Plenitude has implemented in recent years a growth plan that, thanks to the acquisition of important companies and collaboration with numerous business partners, has allowed the development of a wide range of energy efficiency solutions, active in the different countries where Plenitude operates, ranging from the energy requalification of buildings to the sale and installation of photovoltaic systems.

**PLENITUDE AND THE SPREAD OF A CULTURE OF SUSTAINABLE CONSUMPTION**

In July 2021, Plenitude has upgraded its By-laws to Benefit Company status, becoming the first major Italian company in the energy sector to do so. Plenitude is committed to four specific aims of common benefit: spreading the culture of sustainable energy, solutions and technologies for the responsible use of energy, safeguarding diversity and integration and customer focus through a transparent and fair relationship. During 2021 various communication activities were launched with the production of special contents dedicated to the efficient use of energy, mostly aimed at customers and employees. Among these, Plenitude has created a dedicated section on its website where news from the world of energy are published with monthly updates.
SUSTAINABLE MOBILITY

Within the roadmap towards term carbon neutrality, Eni plays a key role in promoting a holistic, technology neutral approach to sustainable mobility, with a focus on promoting a synergistic mix of innovative solutions to guarantee minimisation of the environmental impact and increased efficiency for the benefit of and with the contribution of consumers. To maximise value generation Eni is combining its biorefining and marketing activities in a dedicated sustainable mobility entity, uniquely positioned as a multi-energy and multi-service customer-focused business. The company, in line with Eni’s distinctive strategic approach based on new tailored business models focused on their customers and with the ability to independently access capital markets, will operate in the context of a mobility energy mix, moving towards sustainable fuels over the next decade based on a strong customer base and vertical integration with biorefineries. Eni aims to reach about 2 MTPA of biorefining capacity by 2025, thanks also to the expansion of the Venice plant and another conversion of a traditional refinery, and to reach 6 MTPA in the next decade. Such growth requires a solid supply of diversified raw materials and to this end, Eni is developing a network of agro-hubs and signed agreements in several African countries. These hubs will ensure an integrated contribution of bio-based raw materials for processing, aiming for 35% of supply by 2025. In line with this strategy, Eni will be able to provide its customers with a range of green, bio and low carbon products available at service stations.

Eni supports an holistic, technology neutral approach to sustainable mobility with a focus on promoting a synergistic mix of innovative solutions to guarantee minimisation of the environmental impact and increased efficiency.
THE NEW ENI STATION: FROM SERVICE STATION TO ENI MOBILITY POINT

The transformation of Eni Live Stations into “mobility points” integrates the offer of traditional fuels with new energy carriers capable of immediately contributing to the decarbonisation of light and heavy transport, such as electricity, biofuels, biomethane and hydrogen, for which Eni intends to create a network of recharging points: the Eni Live Station in Mestre (Venice) is the first service station in Italy for the refueling of hydrogen in urban areas. Eni Live Stations also provide services designed to meet the different needs of on-the-go customers, who can make the most of the stop needed for refueling without further travel. In addition, an agreement between Eni and the car manufacturer XEV provides for the development of an innovative “battery swapping” service (replacement of flat batteries with charged batteries) in a selected number of Eni Live Stations and in 2022 the electric city cars XEV YOYO will be part of the Enjoy fleet. The new Eni Parking car parks, built in some Eni Live Stations and in redeveloped Eni sites, offer parking spaces equipped with smart parking and electric recharging, that can be accessed with a fully digital subscription, paying by credit card and debit card. The car parks can be used by both private customers and Enjoy cars, thus transforming them into real intermodal hubs.
BIOREFINERIES
Biofuels produced by Eni’s bio refineries will contribute to the decarbonisation of all Eni’s products and processes by 2050. Thanks to the development of proprietary technologies, patented in its own Research Centres, the Venice and Gela refineries allow processing of raw materials of organic origin such as vegetable oils, oilseed processing residues, animal fats, used cooking oils or oils extracted from algae. Eni has a total processing capacity of 1.1 million tonnes/year and has set a target of nearly doubling total capacity by 2025 to 6 million tonnes/year over the next decade. Furthermore, from 2023 the biorefineries will be palm oil free, using alternative feedstocks (e.g. used cooking and frying oils, animal fats and vegetable oil processing waste) and advanced feedstocks (e.g. lignocellulosic material and bio-oils). Eni’s R&D is working to expand the range of bio feedstocks for biorefineries by researching new inputs, studying new processes that make it possible to use current feedstocks after a pre-treatment phase or creating new products.

VENICE BIOREFINERY
Venice was the world’s first example of a traditional refinery converted into a biorefinery. Launched in 2014 with a capacity of 360 kton/year, thanks to further plant upgrades, a processing capacity of 560 kton/year is planned by 2024, with an increasing share of feedstock coming from food production waste, such as waste oils, animal fats and other advanced by-products.

GELA BIOREFINERY
The Gela biorefinery was launched in 2019. The plant has the capacity to process around 750 kton/year of used vegetable oils, frying fats, animal fats and by-products of waste/leftovers, and energy crops from land not in competition with the feed and food sector, to produce high quality biofuels. In addition, in 2021, the new BTU (Biomass Treatment Unit) plant was started up and tested, which will allow utilization of biomass that is not in competition with the food chain, i.e., used cooking oils and animal fats. The aim is to create a circular economy model to produce HVO (hydrotreated vegetable oil). Furthermore, engineering activities are underway for the construction of a biojet fuel production unit that will allow, from 2024, the production of an additional 150 thousand tonnes/year of sustainable aviation fuel (SAF).

BIOMETHANE
The production of biomethane lies within the circular economy framework, allowing the use of agricultural and livestock waste and effluents, strengthening the relationship between the worlds of agriculture and energy with a view to long-term sustainability. Eni intends to play a key role in this area and is promoting the entire biomethane supply chain with cooperation agreements such as those with Consorzio Italiano Biogas, Coldiretti and Confagricoltura and negotiating with biogas production companies to promote production of biomethane deriving from anaerobic digestion of biomasses, livestock manure and OFMSW (organic fraction of municipal solid waste). In 2021, Eni acquired FRI-EL Biogas Holding, Italian leader in biogas production with 21 plants for electricity generation from biogas and a plant for OFMSW treatment, which Eni intends to convert to the production of biomethane laying the foundations to become the leading producer of biomethane in Italy.

FOCUS ON

BIOMASS TRANSPARENCY AND TRACEABILITY
As part of its responsible approach on biomass, Eni is committed to transparency and disclosure of information relating to the biomass used and the country of origin, providing this information at least once a year. In 2021, 100% of the mills and plantations from which its palm oil was sourced for the Venice and Gela biorefineries were traced and 100% of the palm oil used is ISCC certified.
As part of its development model focused on sustainable agriculture, in November 2021, Eni finalised a strategic partnership with the Italian Bonifiche Ferraresi Group through the establishment of a 50:50 joint venture. The agreement provides for: (i) agricultural research and testing of oilseed crops to be used as feedstock in biorefineries; (ii) support for the development of Eni projects in the countries of interest through the transfer of know-how, supply of seeds, equipment and agricultural products.

FOCUS ON
AGRO FEEDSTOCK INITIATIVES
During the year, Eni finalised agreements with the authorities of Kenya, Congo, Angola, Algeria, Kazakhstan and the Ivory Coast to promote agricultural initiatives for the cultivation of oilseed crops to use as low ILUC (Indirect Land Use Change) feedstocks for Eni’s biorefineries, enhancing the value of marginal areas not intended for use in the food chain. The development plan of the identified activities is based on vertical integration and involves agreements with local farmers and cooperatives to whom the production of oilseeds is entrusted and the construction by Eni of oil collection and extraction centres (Agri-hubs). The by-products of the production chain will be destined for local markets and possibly for export. The initiatives will also promote rural development and land rehabilitation through sustainable and regenerative agriculture, with consequent positive effects on socioeconomic development with employment spin-offs, market access opportunities as well as protection of human rights, health and food security. The definition of further programmes, similar to the model adopted, is being evaluated in other countries. Production at industrial level is initially planned to start in: (i) Kenya, where the development programme foresees the construction of 20 agri-hubs with start-up scheduled for 2022. Furthermore, the agreement defined also provides for engineering activities aimed at transforming the current refinery in Mombasa into a biorefinery for the production of HVO and Biojet fuel as well as collecting UCO (Used Cooking Oil) for use as feedstock; (ii) Congo where the start-up of the planned activities is expected in 2023. The full capacity is expected to be 350,000 tonnes from 2026 onwards and to involve about 300,000 farmers. Total production is subsequently expected to reach an agro-feedstock volume of more than 800 thousand tonnes by 2030, thanks to the contribution of additional initiatives in other countries.

Partnership with Bonifiche Ferraresi
As part of its development model focused on sustainable agriculture, in November 2021, Eni finalised a strategic partnership with the Italian Bonifiche Ferraresi Group through the establishment of a 50:50 joint venture. The agreement provides for: (i) agricultural research and testing of oilseed crops to be used as feedstock in biorefineries; (ii) support for the development of Eni projects in the countries of interest through the transfer of know-how, supply of seeds, equipment and agricultural products.
Hydrogen

Eni recognizes the value of low-carbon and renewable hydrogen as a key lever in the decarbonisation process. Hydrogen will play a central role in the decarbonisation of industries that already use it in their processes, such as chemicals and refining, and in hard-to-electrify industries (e.g. steelworks, paper mills, ceramics, paper and glass production). Eni, the main producer and consumer of hydrogen in Italy, is working on the development and implementation of decarbonised hydrogen production processes: from steam reforming of natural gas in combination with emission capture; from electrolysis powered by renewable energy; and from gasification of non-recyclable waste according to a circular economy approach. Eni is also involved in research and development for new hydrogen technologies (such as methane pyrolysis) and promotes the creation of a hydrogen ecosystem through partnerships and membership of the European Clean Hydrogen Alliance and Hydrogen Europe. The aim is to become a leader in the low carbon and renewable hydrogen supply chain by investing in projects:

- in synergy with CCS, RES and magnetic fusion activities;
- with international partners;
- for self-consumption, industrial use and mobility.

As part of its strategy and with the aim of having a further concrete option to decarbonise hard-to-abate production processes, Eni has identified this as a major opportunity for transformation.

### Eni’s Main Activities for Hydrogen Production from Low-Carbon and Renewable Sources

#### Low Carbon Hydrogen from Steam Reforming of Natural Gas with CCS (Blue Hydrogen)

Eni has several projects underway in the world of CCS and CCU technology with the aim of producing low carbon hydrogen by steam reforming natural gas with CO₂ capture associated with the production process. This will help reduce the carbon footprint of hydrogen used as feedstock in Eni plants, in line with the progressive decarbonisation of energy products. In Italy, the Ravenna area represents a unique opportunity for blue hydrogen production, thanks to the Ravenna CCS Hub project. The combination of depleted offshore gas fields and existing infrastructure can provide a safe storage site for all industrial emissions in the area.

#### Hydrogen from Renewable Sources

Eni is developing projects to produce hydrogen from renewable sources through the electrolysis of water and, in partnership with Enel, is implementing the first two green hydrogen projects in Italy that will power two proprietary sites (Gela biorefinery and Taranto refinery) where it can be a viable option for decarbonisation. Each of the two pilot projects will feature an electrolyser of about 10-20 MW. A further possibility, currently under study, is the production of hydrogen using magnetic confinement fusion to provide electricity for electrolyser or heat for chemical processes.

#### Hydrogen for Sustainable Mobility

In 2019 Eni launched a partnership with Toyota to accelerate the development of hydrogen refuelling stations in Italy. Eni will open a hydrogen refuelling station in Venice in 2022 and another station in San Donato Milanese in 2023, where hydrogen will be produced on site using an electrolyser. Furthermore, in November 2021, Air Liquide and Eni signed a Letter of Intent with the aim of fostering the development of an extensive network of hydrogen refuelling stations in Italy.

#### Research and Development

Eni’s R&D department is developing kGas, a technology that can be used to convert natural gas into syngas, the mixture of hydrogen and carbon monoxide that, through the partial catalytic oxidation of natural gas, can become a valuable source of H₂. kGas, in addition to producing syngas and hydrogen with a significant reduction in CO₂ emissions and directly using biomethane, could become a key technology for the production of blue hydrogen as it enables more efficient capture of CO₂. Hydrogen can also be used for electricity generation, and Eni has considerable experience in burning mixtures of hydrogen and natural gas in existing gas turbines. In this area, Eni is testing a technology to increase the percentage of hydrogen used to power Enipower’s gas turbines to produce low carbon electricity. Finally, in order to accelerate the development of a hydrogen industry in Italy, the Politecnico University of Milan and its Foundation, together with Edison, Eni and Snam, launched the Hydrogen Joint Research Platform in November 2021, an initiative dedicated to the development of hydrogen-related technologies, whose key activities will include: hydrogen production from renewable and low carbon sources, hydrogen transport solutions and advanced storage/accumulation systems, innovative electrochemical and thermal applications in residential, industrial and transport-related environments, development of best practices for the planning and development of hydrogen transport and storage infrastructure.
MAGNETIC CONFINEMENT FUSION

The commitment to magnetic confinement fusion is part of Eni’s strategic vision for the transformation of the energy world, in which this source will play an essential role. It is a safe form of energy, with zero emissions of CO₂, and an energy density around ten million times greater than coal and oil, low fuel consumption and is virtually inexhaustible: almost the perfect energy for both power and heat generation. Eni’s goal is not academic but industrial, and for this reason the company, being the first among large energy companies to invest in magnetic confinement fusion projects, has opened up a number of important fronts:

• the investment in Commonwealth Fusion Systems (CFS), a spin-off of the Massachusetts Institute of Technology (MIT). Using advanced, high-performance superconductors, the company is developing a compact, high-magnetic field Tokamak with a significantly accelerated roadmap compared to other initiatives.
• Engaging in a scientific programme with MIT (LIFT project) to accelerate the identification of solutions in terms of materials and plasma control.
• The entry into the DTT project launched by ENEA for the construction of an experimental apparatus to manage the large amount of heat developed in a fusion power plant. Our industrial know-how, skills in the management and development of large projects as well as our distinctive expertise in the design and development of robotic systems for applications in hostile environments, combined with ENEA’s scientific research excellence, are the basis for the realisation of this important initiative, based primarily on Italian skills and technologies. Collaboration with the CNR through the Joint Research Centre in Gela, which aims to develop know-how on fusion through basic research, carry out advanced modelling and increase local expertise through doctorates and research grants.

What is CFS?

Commonwealth Fusion Systems (CFS) has the fastest, lowest cost path to commercial fusion energy. CFS is collaborating with MIT to leverage decades of research combined with new ground-breaking high-temperature superconducting (HTS) magnet technology. HTS magnets will enable compact fusion power plants that can be constructed faster and at lower cost. The mission is to deploy fusion power plants to meet the world’s growing energy demands and combat climate change. CFS has a team of leaders in tough tech, fusion science, and manufacturing with a track record of rapid execution.

What are the innovation opportunities and advantages of CFS?

CFS is working to bring commercial fusion energy to the grid at a scale much smaller and faster than ever thought possible. Fusion power is a new source of clean, safe, cost competitive dispatchable power. It is a game changing technology that can support global decarbonization efforts.

What are the challenges CFS has to overcome?

A key milestone in CFS roadmap to commercialisation of energy from fusion has been the construction and technical demonstration of the key technology, a 20-tesla high temperature superconducting (HTS) magnet. These magnets will enable fusion to become an economically viable energy source. In 2021, CFS built and successfully tested an HTS magnet, the most powerful of its kind in the world, paving the way to build compact and cost-effective grid-connected systems. CFS is now focused on building and launching SPARC, a pilot plant, expected to launch in 2025, that will use these magnets to produce positive net fusion energy.

How and why has Eni’s involvement been useful for the development of CFS and its activities?

Since the beginning, Eni has been a strong believer in CFS and their approach to commercial fusion energy. Eni has been an important partner, backing CFS through investment, project management support, and engineering expertise, bringing a wealth of knowledge in the energy industry as CFS works to scale and deliver fusion power plants.
CHEMICALS FROM RENEWABLES AND FEEDSTOCK DIVERSIFICATION

In order to contribute to carbon neutrality objectives in the long-term and to concretely address global climate challenges, Versalis, Eni’s chemical company, has implemented numerous initiatives and projects to develop chemistry from renewable sources and in the area of circularity, aimed for example at diversifying feedstock.

CHEMICALS FROM RENEWABLE SOURCES

Versalis is pursuing its commitment to strengthen its competitive positioning in chemicals from renewable sources, creating synergies between its own research projects and developing integrated technological platforms in line with the development strategy undertaken in recent years. In early 2022, Versalis restarted the production at the Crescentino site, using proprietary Proesa® technology, of second-generation bioethanol from residual biomass which will be used in blends of gasoline with a renewable component to support sustainable mobility. The site is completely energy independent, thanks to the use of the biomass share that cannot be converted into ethanol, i.e. lignin, in the thermal power plant. The raw material needed is residual biomass that is not in competition with the food chain and waste from the timber industry, whereas supply comes mainly from short supply chains. In 2021 ISCC EU certification was obtained for the sustainability of its biofuels and an agreement was signed with Saipem for the worldwide promotion of the innovative Proesa® technology, in order to provide integrated and technologically advanced solutions for the production of bioethanol. At Crescentino, Versalis also produces the bioethanol-based hand and surface disinfectant Invix®, a medical device authorised by the Italian Ministry of Health.

In Porto Torres (Sardinia), with the Matrica Joint Venture, Versalis has set up an innovative platform for chemicals from renewable sources to produce biointermediates for high added value applications (e.g. paints and inks, bioplastics, biolubricants and bioherbicides). In 2021, using these biointermediates, Versalis entered the market of renewable agricultural protection products with Sunpower®, the renewable herbicide with broad-spectrum action that combats annual and perennial weeds in urban and industrial environments. The product was created thanks to an agreement with Alpha-Bio Control, a research and development company specialising in natural crop protection formulations. Under the agreement with Bridges-tone, in 2021, activities continued to create synergies and accelerate development of a technology platform based on guayule (a plant native to the Mexican desert/Arizona) for the production of natural rubber and resins from the guayule shrub, as a sustainable alternative for production from Hevea Brasiliensis.

FEEDSTOCK DIVERSIFICATION

Versalis is strongly committed to replacing the use of traditional feedstock with secondary raw materials or raw materials from renewable sources. In 2021 it obtained ISCC PLUS certification for all its Italian production sites. In addition, Fin-project (a Versalis company) also obtained ISCC PLUS certification in the same year for three Italian sites. Thanks to this certification, Versalis can offer a new range, called Balance®, of monomers, intermediates, polymers and carbonised and/or circular elastomers obtained from sustainable raw materials, specifically: Bio-attributed and "Bio-circular attributed" products from bio naphtha produced with biological raw materials or with biological and circular raw materials; for these feedstocks Versalis benefits from integration with Eni’s biorefineries; "Circular attributed" products where the raw material is a "recycled oil", pyrolysis oil obtained from the chemical recycling of mixed plastic waste. These products, compared to the equivalent traditional fossil product, save GHG emissions maintaining the performance, quality and properties, and not differing in chemical composition.

26 For more information see the Circular Economy section of Eni for - A just Transition.
27 Certification system (International Sustainability & Carbon Certification) for sustainability of biomass and biomass products.
ROLE OF RESEARCH AND DEVELOPMENT IN THE ENERGY TRANSITION

Producing energy with the lowest carbon footprint is the challenge that every energy company must meet. To achieve this, Eni has chosen to invest in scientific and technological research. Continuous innovation is the basis of the company's organic growth, as it allows know-how to be consolidated and enriched, contributing to the development of Eni people's skills and to technological evolution. Research and development activities (R&D) aimed at achieving Eni's decarbonisation targets account for approximately 70% of total planned expenditure on R&D, equally distributed among activities to reduce the carbon footprint of operations, projects related to the circular economy and the development of new bio-based products, projects for the development of renewable energy and magnetic confinement fusion. Below are some examples of Eni's R&D activities for decarbonization.

Research plays a fundamental role in the development of Carbon Capture Storage (CCS), and Eni is investing in research and innovation throughout the entire chain: from capture, where the technological challenge is to develop innovative technologies with high separation efficiencies and reduced costs and energy consumption, to storage, where Eni has developed innovative algorithms thanks to its experience in numerical modelling for oil field development and the power available in the Green Data Center, and monitoring, where Eni is developing technologies for air monitoring through aerial and marine drones, up to the use of CO₂, where technologies for transforming it into added value products are being studied.

Biorefineries are also the result of Eni’s constant commitment to research and technological innovation, and Eni was the first energy company in the world to convert a traditional refinery into a biorefinery (Venice in 2014) thanks to proprietary technologies patented in Eni’s Research Centres.

Eni is committed to the development of solar energy, such as concentrating solar power or technologies to improve the efficiency of traditional photovoltaics, and also to renewable energies such as marine and wind power. In addition, efforts are being made to develop energy storage solutions that reduce the discontinuity typical of renewable energies.

BREAKDOWN OF R&D EXPENDITURES FOR CARBON NEUTRALITY, RENEWABLES AND CIRCULAR ECONOMY (2021) - MLN €

- Emissions reduction: 34.8
- Renewables and magnetic confinement fusion: 30.2
- Chemicals from renewables: 18.8
- Gas valorization: 7.3
- Energy efficiency: 5
- Biorefining: 9.1
- Environment: 9.2
ENI’S COMMITMENT TO OPEN INNOVATION
ENI NEXT
As part of Eni’s energy transition strategy, an important contribution is linked to the Corporate Venture Capital activity developed by the subsidiary Eni Next. The mission of Eni Next is to invest in early-stage start-ups with revolutionary technological innovations in sectors synergistic with Eni’s business and falling into three areas: Clean Technology, Industrial and Digital. The decision-making process assesses technology, breakthrough level, economic and financial impacts, effectiveness of solutions in terms of carbon footprint, energy efficiency, digitalisation of processes, new ways of producing/transporting/storing energy and the circular economy. Eni Next has therefore made investments in start-ups operating in magnetic confinement fusion energy, hydrogen production, quantum computing, long-term energy storage and conversion and emissions reduction. Start-ups are developed through financial support and corporate engagement, with the aim of contributing to decarbonisation, operational enhancement, protection of natural resources and generating returns in the medium-to-long-term. The Eni Next plan is to select and invest in up to 5 start-ups per year with a commitment of around $5 million each, except for strategic investments that follow a dedicated budget (such as magnetic confinement fusion energy). As at the end of 2021, Eni Next had 7 start-ups in its portfolio with a total investment of approximately USD 465 million. Activities involve continuous interaction with third parties worldwide including research centres, regulatory bodies and other investors, all known for their commitment to the SDGs.

<table>
<thead>
<tr>
<th>AREA</th>
<th>STARTUP: OBJECTIVES AND CHALLENGES</th>
</tr>
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<tbody>
<tr>
<td><strong>ENERGY STORAGE</strong></td>
<td>FORM energy: iron-air battery system capable of storing wind and solar energy for several consecutive days, for more than 100 hours. New battery technology will enable a year-round renewable electricity grid.</td>
</tr>
<tr>
<td><strong>MAGNETIC CONFINEMENT FUSION</strong></td>
<td>CFS: industrial-scale development of an innovative technology for high-temperature superconducting magnets. According to the CFS programme, this technology will enable the construction of compact and cost-effective plants, connected to the grid.</td>
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<tr>
<td><strong>HYDROGEN FROM METHANE PYROLYSIS</strong></td>
<td>C-ZERO: innovative thermo-catalysis to extract carbon from natural gas as a solid (and to reduce carbon dioxide emissions). Technology that can be used to decarbonise a wide range of industries, for basic hydrogen production and refining processes.</td>
</tr>
<tr>
<td><strong>QUANTUM COMPUTERS AND SOFTWARE</strong></td>
<td>PASQAL: design and development of quantum computer: the technology developed is based on cold atoms and enables massive computational calculations for the energy transition.</td>
</tr>
<tr>
<td><strong>ACID GAS SOFTENING AND HYDROGEN PRODUCTION</strong></td>
<td>THIOZEN: Low cost, low emission hydrogen production from hydrogen sulphide and water; the process can reduce emissions in the energy sector.</td>
</tr>
<tr>
<td><strong>HYDROGEN PRODUCTION FROM RENEWABLES</strong></td>
<td>SHYP: hydrogen production from renewable energy and seawater.</td>
</tr>
<tr>
<td><strong>ENERGY EFFICIENCY</strong></td>
<td>OBANTARLA: reducing emissions from gas flaring and fuel production.</td>
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JOULE
Joule is Eni’s Business School whose mission is to support the growth of innovative and sustainable businesses operating in the field of energy transition and climate action. In 2021, more than 8000 aspiring entrepreneurs enrolled in the free Open training programme and 10 calls for start-ups were launched, receiving more than 700 applications. To date, around 60 start-ups have been supported through Joule pre-incubation, incubation, acceleration and experimentation programmes. The innovation areas of the proposed business projects range from circular economy to decarbonisation of the value chain, from renewable energy to agribusiness.

For more information: eni.com

AGREEMENTS AND PARTNERSHIPS FOR THE GROWTH OF INNOVATIVE AND SUSTAINABLE START-UPS

ZERO - CLEANTECH ACCELERATOR
- Launched in April 2021, it is the first Italian accelerator for startups in the field of sustainability and decarbonisation, the result of a collaboration between CDP Venture Capital Accelerator Fund and Eni. With an initial budget of 4.6 million euros, the initiative aims to support over three years the growth of 30 Italian start-ups and innovative SMEs and international companies wishing to develop their business by opening an operational headquarters in Italy. The collaboration has also been extended to other companies (Acea, Microsoft, Maire Tecnimont) in a view of maximum openness to the ecosystem. Nine start-ups have been accelerated in 2021, three of which (Windcity, Aura, Pixies) are about to start experiments with Eni.

TECH4PLANET
- Established in November 2021 by CDP Venture in cooperation with the Polytechnic University of Milan and involving the Turin and Bari Polytechnics, it is the second national technology transfer hub aimed at facilitating market access and the growth of new enterprises conceived within research laboratories dedicated to environmental sustainability. With a total investment of up to 55 million euros, the initiative aims to accelerate 60 start-ups over four years by promoting technology transfer between northern and southern Italy. Through Joule, Eni is one of the industrial players involved in the initiative.

FAROS - BLUE ECONOMY ACCELERATOR
- Launched by CDP Venture in December 2021 in partnership with the Port Network Authority of the Ionian Sea - Port of Taranto, Faros aims to boost the growth of start-ups that develop innovative products or solutions in the areas of logistics and port automation, sustainable use of marine resources and coastal tourism. With an initial budget of 3 million euros, the initiative aims to support the growth of 24 innovative start-ups over three years. Eni has joined the initiative as a corporate partner through Joule.

VENISIA - VENICE SUSTAINABILITY INNOVATION ACCELERATOR
- Launched in June 2021 by Ca’ Foscari University of Venice, VeniSIA is a sustainable innovation accelerator dedicated to the development of business ideas and technological solutions for circular economy and climate change. Through Joule, Eni is the main partner of the initiative in which other companies are also involved. The aim of the initiative is to repopulate the city with innovators and support an ecosystem based on the connection between research and the corporate and entrepreneurial fabric.

OPEN ITALY
- An innovation ecosystem created within the Elis Consortium with the aim of fostering dialogue and collaboration between large companies, Italian start-ups/SMEs and innovation enablers such as accelerators, research centres, venture capitalists and young talents through concrete innovation projects. Joule has been part of the Open Italy programme since 2020 and to date has activated five experimental projects with Italian companies operating in the circular economy, water management and biomass energy generation sectors.
PARTNERSHIPS FOR CARBON NEUTRALITY BY 2050

Partnerships are one of the strategic drivers of Eni’s decarbonisation path, as the company has been working for a long time together with the academic world, civil society, institutions and businesses to support the energy transition, allowing to exploit and generate knowledge, share best practices and support initiatives that can simultaneously create value for the company and its stakeholders.

CLIMATE ADVOCACY

National and international institutions have a key role to play in achieving the goals of the Paris Agreement through the development of effective and sustainable strategies and policies. Eni engages with policymakers directly and indirectly, through trade associations, contributing its experience as an international energy company to the definition of strategies and regulations aimed at accelerating the transition towards Net Zero.

Within the framework of its partnerships and advocacy activities, Eni supports and shares in a clear and transparent manner its position on the principles considered essential for climate protection, in line with its strategy:

1. supporting the goals of the Paris Agreement and in particular Net Zero by 2050;
2. identifying the role of natural gas in the energy transition;
3. supporting carbon pricing mechanism;
4. supporting increased energy efficiency and the development of low and zero carbon technologies;
5. promoting the role of Natural Climate Solutions;
6. supporting transparency and climate disclosure.

Eni’s participation in several industry associations at a national and international level is aimed at (i) developing, sharing and promoting best practices and standards with peers in the sector; (ii) contributing to drafting advocacy positions on climate policies and regulations; (iii) identifying new approaches to satisfy stakeholders’ expectations; and (iv) taking part in joint actions in the industry to mitigate the risks related to climate change and in support of the energy transition. Periodically, Eni updates its “Assessment of industry association’s climate policy positions”, which reports the results of the assessment of the alignment between the positioning of Eni and the business associations in which Eni participates in relation to the six principles related to climate change. The 2022 assessment, first produced in 2020 and updated on a bi-annual basis, evaluated the public positioning of 40 associations, selected on the basis of their relevance and influence in the international climate and energy debate.

As one of the main direct climate advocacy activities in 2021, Eni has signed up to the guiding principles for reducing methane emissions along the supply chain of natural gas consumed in Europe. These principles translate into recommendations to the European legislator on areas such as Monitoring, Reporting and Verification (MRV) of methane emissions along the Oil & Gas value chain, “leak detection and repair” actions, management and reduction of venting and flaring. Furthermore, Eni expressed its position in the public consultations called by the European Commission on the legislative proposals included in the “Fit for 55 package”, including the new regulation on the Carbon Border Adjustment Measure and the revision of the Emissions Trading System and Renewable Energy Directives. In the area of Natural Climate Solutions, Eni participated in the drafting of the report “Natural Climate Solutions for Corporates”, which defines the principles for the generation and use of high-quality carbon credits to offset the residual GHG emissions of private companies.

WORKING WITH INDUSTRY

Among the many international climate initiatives in which Eni participates, the Oil and Gas Climate Initiative (OGCI) plays a key role in accelerating the Oil & Gas industry’s response to the challenges of climate change. Established in 2014 by 5 Oil & Gas companies, including Eni, OGCI now counts twelve companies, representing about one-third of the global hydrocarbon production. The CEOs of the participating companies sit on the initiative’s Steering Committee. To reinforce its commitment to reduce GHG emissions, in 2021 OGCI announced the new collective target of Net Zero Operations\(^{28}\), which adds to the GHG emission intensity and methane intensity reduction targets of the Upstream assets, announced respectively in 2020 and 2018. In March 2022, OGCI launched the new initiative Aiming Zero Methane Emissions\(^{29}\). The commitment has continued with the joint investment fund, which has arrived at over 1 billion dollars, for the development technology to reduce GHG emissions throughout the energy value chain and the CCUS Kick-Starter initiative, launched in 2019 to promote the large-scale commer-
cialisation of CO₂ Capture, Use and Storage (CCUS).
Eni is also a member of the Executive Committee of IPIECA, one of the most important and largest trade associations in the oil and gas industry, active in environmental and social issues that aims to support a path towards a net-zero future.
In terms of specific partnerships for the reduction of methane emissions, Eni is part of the Oil & Methane Gas initiative Partnership coordinated by UNEP, which is focused on fostering an improved understanding of methane emissions across all Oil & Gas segments, with the goal of supporting companies and governments in the definition of a strategic plan for reducing methane emissions (see section dedicated to Methane Emissions).

**ENGAGEMENT WITH SUPPLIERS**
In 2021, as part of JUST (Join Us in a Sustainable Transition), the initiative dedicated to Eni’s suppliers with the aim of involving them in a just and sustainable energy transition path, Eni undertook concrete actions to stimulate the competitiveness of supply chains and support suppliers in the path of improving their mESG performance. Among the many initiatives undertaken in 2021 are:
- integration of supplier evaluation criteria, both in qualification and in tenders, with the assessment of sustainability aspects, with reference to both environmental issues, such as energy efficiency, and social and governance impacts;
- training for third-party companies with dedicated webinars and workshops with suppliers on sustainability issues for the identification of development indicators and the definition of improvement plans, meetings with experts to examine ESG issues in greater depth (such as methodologies for calculating CO₂ emissions);
- creation of a digital platform, accessible and free for all Eni’s suppliers and industrial supply chains, which aims to measure and improve sustainability aspects;
- creation, with Elite and Illimity Bank, of an innovative financial instrument, the Sustainable Energy Basket Bond, dedicated to the energy supply chain, to finance projects and investments aimed at sustainable development, with a particular focus on environmental, social and economic guidelines;
- stimulation of energy efficiency improvement of plants, machinery and facilities thanks to solutions and services functional to the energy transition (in collaboration with Plenitude);
- strengthening of contractual standards to integrate sustainability incentives.

**TRANSPARENCY AND LEADERSHIP IN CLIMATE DISCLOSURE**
In terms of transparent disclosure, Eni supports the definition of best practices for comprehensive climate disclosure and in its reporting adopts the recommendations of the TCFD, published in 2017. Eni was the only Oil & Gas company involved from the very start of TCFD’s work and has contributed to developing the voluntary recommendations for corporate reporting on climate change issues. Eni also promotes the need for alignment among the methodologies for GHG reporting in order to make the Oil & Gas sector performances and decarbonisation targets comparable. In this sense, Eni collaborates in the Science Based Target Initiative (SBTi), which is working on the definition of guidelines and standards applicable to the sector to define decarbonisation targets in line with the objectives of the Paris Agreement.
Transparency in climate change-related reporting and the strategy implemented by the company have enabled Eni to be confirmed, again in 2021 in the leadership group of the CDP Climate Change Programme. The rating achieved by Eni exceeds the global rating average of B, in a scale ranging from D (minimum) to A (maximum). Furthermore, in 2021, the TPI assessment gave Eni the highest rating for management quality in the strategic analysis of climate-related risks and opportunities, and recognized, for the first time in the carbon performance assessment, the alignment of long-term emission targets with the Paris Agreement’s more ambitious goal of limiting the rise in the average global temperature to 1.5°C by the end of the century. In the same period, Carbon Tracker ranked Eni first among peers thanks to the completeness of its GHG emissions accounting methodology, its medium-to-long-term intermediate targets and its company-wide emissions accounting scope. In March 2021, the first CA100+ Net-Zero Company Benchmark showed Eni as one of the companies most closely aligned with the coalition’s requirements, confirming its leadership role in reporting and ambition in the area of climate action.

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30. CDP (formerly the Carbon Disclosure Project) is an internationally recognized organisation among the leading institutions in assessing the climate performance and strategy of listed companies.
32. An independent financial think tank initiative that for years has been conducting analyses to assess the impact of energy transition on financial markets.
33. Climate Action 100+ is the largest shareholder engagement initiative on climate change issues with more than 570 investors to date. CA100+ objectives include increasing ambition on emission reduction targets, improving climate governance and strengthening climate-related financial disclosure.
### MAIN PARTNERSHIPS

| **OIL & GAS CLIMATE INITIATIVE (OGCI)** | A Business Partnership of 12 among the major Oil & Gas companies, representing over a third of world hydrocarbon production, with the aim of demonstrating leadership in the fight against climate change by investing in technologies to reduce GHG emissions across the Oil & Gas supply chain. |
| **CLIMATE AND CLEAN AIR COALITION - OIL & GAS METHANE PARTNERSHIP (CCAC OGMP)** | A Public-Private Partnership coordinated by UNEP and focused on reducing methane emissions along the Oil & Gas supply chain through voluntary commitments to the implementation of monitoring, reduction and reporting projects on key sources of methane. |
| **GLOBAL METHANE ALLIANCE** | An initiative coordinated by UNEP which, by involving the Oil & Gas sector and governments, international organisations and NGOs, aims to promote the adoption of targets for the reduction of methane emissions in the Oil & Gas sector. The Countries participating in the initiative undertake to include these reduction targets in their respective NDCs. |
| **GLOBAL GAS FLARING REDUCTION (GGFR)** | A Public-Private Partnership led by the World Bank which aims to reduce the practice of flaring at a global level, including through the launch of the Zero Routine Flaring initiative, whereby participating parties undertake to eliminate gas sent to routine flaring by 2030. |
| **INTERNATIONAL EMISSIONS TRADING ASSOCIATION** | IETA is the main association supporting the implementation of market-based trading schemes for GHG emissions, involving businesses in the pursuit of climate actions in line with the objectives supported by the UNFCC. |
| **METHANE GUIDING PRINCIPLES** | An initiative currently bringing together 21 Oil & Gas companies with the aim of reducing methane emissions across the Oil & Gas supply chain, by involving the main stakeholders in the supply chain. |
| **TCFD (TASK FORCE ON CLIMATE-RELATED FINANCIAL DISCLOSURES)** | A Task Force launched by the Financial Stability Board with the aim of establishing recommendations and guidelines to improve corporate disclosure on financial aspects related to climate change. Eni is also part of the TCFD Oil & Gas Preparers’ Forum for development of sector-specific guidelines. |
| **IPIECA** | IPIECA is the main association in the Oil & Gas industry active on the most important environmental and social issues. |
| **WBCSD (World Business Council for Sustainable Development)** | An association of companies committed to sustainability issues. The WBCSD coordinates the Oil & Gas focus group for the implementation of the TCFD recommendations. |
| **MIT CFS** | A partnership with the Massachusetts Institute of Technology and Commonwealth Fusion Systems for the industrial development of technologies for the production of energy by magnetic confinement fusion. |
| **ERCST (European Roundtable on Climate Change and Sustainable Transition)** | An independent non-profit organisation working on European and global climate change policies. |
| **SCIENCE BASED TARGET INITIATIVE (SBTI)** | The Science Based Target Initiative is an initiative promoted by CDP, WWF Global Compact and WRI to establish shared target setting and disclosure methodologies on low carbon transition issues. The Oil & Gas transition project is part of this process, which involves various O&G companies and other stakeholders in the development of a shared methodology for the sector that will allow tracing of the emission performances of the companies and their level of alignment to the goals of the Paris Agreement. |
| **WEF-WBCSD NATURAL CLIMATE SOLUTIONS ALLIANCE** | Multi-stakeholder platform (including business, NGOs, solutions providers) aimed at identifying opportunities and barriers to develop the full potential of Natural Climate Solutions on a global scale. The platform also serves as a means of knowledge sharing and technical capacity building. |
| **ITALIAN CIRCULAR ECONOMY STAKEHOLDER PLATFORM (ICESEP)** | An ENEA platform to bring together initiatives, experiences, issues and perspectives relating to the circular economy and to promote the circular economy in Italy through specific actions. |
Eni has historically been committed to reducing its direct GHG emissions and was among the first in the industry to define, starting in 2015, a series of objectives aimed at improving performance related to GHG emissions from operated assets, with specific indicators that illustrate the progress achieved to date in terms of reducing GHG emissions into the atmosphere. Since 2020, indicators calculated on an equity basis have been included, which trace Eni’s path towards carbon neutrality both in absolute (Net GHG Lifecycle Emissions) and in intensity terms (Net Carbon Intensity).

### GHG INDICATORS FOR CARBON NEUTRALITY

The pathway towards carbon neutrality in 2050 includes a series of steps that foresee net zero emissions (Scope 1+2) for the upstream business by 2030 and for Eni’s group by 2035, then net zero emissions by 2050 for all GHG Scope 1, 2 and 3 emissions associated with the portfolio of products sold. Accounting for emissions is guaranteed by the application of a reporting model that considers all GHG emissions, direct and indirect, associated with the value chain of the energy products sold by Eni, including both those deriving from own production and those purchased from third parties.

Below are Eni’s key medium/long-term GHG emissions targets and the performance of the associated indicators, accounted for on an equity basis.

#### Net Zero Carbon Footprint upstream by 2030:

The indicator considers Scope 1+2 emissions from all upstream assets, operated by Eni and by third parties, net of offsets mainly from Natural Climate Solutions. In 2021, the indicator is substantially stable as the slight increase in emissions related to emergency shutdowns in Nigeria and Angola and the resumption of onshore activities in Libya was balanced by increased offsetting through NCS of 2 MtCO₂eq.

#### Net Zero Carbon Footprint Eni by 2035:

The indicator considers Scope 1+2 emissions from activities carried out by Eni and third parties, net of offsets, mainly from Natural Climate Solutions. In 2021, the indicator is substantially stable as the slight increase in emissions, in line with the Upstream trend indicator, was balanced by increased offsetting through NCS of 2 MtCO₂eq.

#### Net Zero GHG Lifecycle Emissions by 2050:

The indicator refers to all Scope 1, 2 and Scope 3 emissions associated with Eni activities and energy products sold along their value chains and net of offsets, mainly from Natural Climate Solutions. In 2021, it increased mostly in relation to the resumption of activities following the health emergency and higher sales of oil & gas retail products.

#### Net Zero Carbon Intensity by 2050:

The indicator is calculated as the ratio between Net GHG Lifecycle emissions (Scope 1, 2 and 3) along the value chain of energy products and the amount of energy they contain. In 2021 it decreased by 2% compared to 2020 thanks to the increase of gas share in the energy mix and an increased contribution from NCS offsets.

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For more details see: The value chain approach, at pag. 39.
Eni has adopted an approach inspired by lifecycle analysis as the most suitable and representative tool for tracing progress towards carbon neutrality. Accounting of GHG emissions from Eni’s value chains refers to a distinctive proprietary methodology that allows an integrated view of Scope 1+2+3 GHG emissions related to all energy products sold by Eni.

This approach therefore includes all energy products managed by the various Eni businesses and all the emissions that they generate across the entire value chain. For each of these products, the methodology includes all significant sources of GHG emissions, following a well-to-wheel approach. The volumes of energy products considered are quantified based on an extended boundary, which includes both equity production and volumes purchased from third parties.

The methodology was developed with the collaboration of independent experts, and is being progressively improved to reflect the latest developments in GHG emissions reporting standards. The resulting indicators are published annually and certified by the financial auditor.

For more information: Eni for 2021 - Sustainability Performance
GHG EMISSIONS FROM OPERATED ASSETS

GHG Scope 1 and Scope 2 emissions are accounted according to the operatorship criteria (100% of the share relating to activities operated by Eni at a global level), in all reference businesses. Since 2019, these emissions have been subject to a "reasonable assurance" verification by the audit firm.

Eni’s GHG Scope 1 emissions in 2021 amounted to 40.1 million tons of CO\(_2\)eq, up 6% compared to 2020, mainly due to the resumption of activities in the upstream and gas transport, power and chemicals sectors. Approximately 45% of GHG emissions are subject to carbon pricing schemes, mainly the European Emission Trading Scheme, which covers all major mid-downstream facilities, and 57% of direct emissions come from the Exploration & Production sector. The main contribution to emissions is from combustion and process, related to the energy consumption of production assets. Eni’s GHG emissions are mainly linked to activities in Italy and Africa. The remaining being located in Asia, Oceania, Rest of Europe and America.

Indirect emissions resulting from the purchase of electricity, steam and heat from third parties (so called Scope 2) are quantitatively negligible for Eni (approximately 0.8 Mt-CO\(_2\)eq in 2021), since in most cases electricity generation is carried out through Eni’s own installations and the associated GHG emissions are accounted among direct emissions. Regarding indirect Scope 3 emissions, they are reported in Eni’s according to the 15 categories of the GHG protocol and applying IPIECA guidelines, which envisage an analysis by activity (for more details, see page 40 GHG statement).

To learn more: Eni for 2021 - Sustainability Performance

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**ENI DIRECT GHG EMISSIONS (MTCO\(_2\)eq)**

<table>
<thead>
<tr>
<th>Year</th>
<th>Natural Resources</th>
<th>Refining &amp; Marketing and Chemicals</th>
<th>Retail, Power and Renewables</th>
<th>Corporate and other activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>58.4</td>
<td>48.7</td>
<td>52.1</td>
<td>47.6</td>
</tr>
<tr>
<td>2011</td>
<td>1.1</td>
<td>0.1</td>
<td>0.1</td>
<td>0.0</td>
</tr>
<tr>
<td>2012</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2013</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2014</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2015</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2016</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2017</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2018</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
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<tr>
<td>2019</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2020</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>2021</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
</tr>
</tbody>
</table>

**GHG EMISSION SCOPE 1 2021 BY TYPE AND BY GEOGRAPHIC AREA**

- **BY TYPE**
  - Combustion and process: 76%
  - Flaring: 18%
  - Venting: 5%
  - Methane fugitives: 1%

- **BY GEOGRAPHIC AREA**
  - Italy: 44%
  - Rest of Europe: 46%
  - Africa: 3%
  - America: 1%
  - Asia and Oceania: 6%
UPSTREAM GHG INTENSITY
In line with the progressive decarbonization of the Oil & Gas portfolio, Eni continues in the progressive reduction of the Upstream GHG emission intensity of operated assets, in line with the target of a 43% reduction by 2025 compared to 2014.

The upstream GHG intensity index, expressed as the ratio of direct Scope 1 emissions to gross production, was substantially stable in 2021. The trend is mostly related to emergency shutdowns in Nigeria and Angola and the resumption of onshore activities in Libya. The effect is partially balanced by a reduction in fugitive emissions, thanks to monitoring and maintenance activities, and a general optimisation of consumptions.

ZERO ROUTINE FLARING
One of the drivers for reducing the emission intensity of the upstream sector is the progressive reduction of routine flaring ("process flaring"). As part of this, Eni joined the "Zero Routine Flaring" initiative promoted by the World Bank Global Gas Flaring Reduction Partnership (GGFR), which brings together governments, oil companies and international development organisations. The Zero Routine Flaring initiative aims to phase out routine flaring by 2030. Eni, which anticipated the initiative objective in to 2025, is active in specific programmes for the reduction of flaring by using gas to produce electricity for local populations, distribution for domestic consumption or export. Where these procedures are not possible, Eni has built facilities for natural gas re-injection in the field.

In 2021, volumes of hydrocarbons sent for routine flaring increased compared to 2020 mainly due to the resumption of operations at the Abu-Attifel and El Feel facilities in Libya, which were shut for most of 2020.

COMMITMENT TO ENERGY EFFICIENCY
Since 2018, Eni has been monitoring the emission intensity of its industrial activities though a specific index, which expresses the intensity of GHG Scope 1 and Scope 2 emissions per unit of energy production, thus measuring their degree of efficiency in a decarbonisation context. An target of incremental improvement of 2% per year was set on this index compared to the 2014 index value. This objective refers to an overall Eni index, maintaining the appropriate flexibility in the trends of individual businesses.

In 2021, the index was around 32 tonCO₂eq/mgl boe, slightly higher compared to 2020, mainly due to the resumption of activities which are not yet fully operational, and in line with the trend for the upstream sector, which significantly weighs on the overall index. This effect was partially offset by the energy efficiency projects launched or completed during the year.

To learn more: Eni for 2021 - Sustainability Performance
In 2021, Eni continued its investment plan both in projects aiming directly at increasing energy efficiency of assets (€10 million) and in development and revamping projects with significant effects on the energy performance of operations. The interventions carried out during the year lead to a reduction in energy consumption of 391 ktoe/year, mainly from upstream projects (about 81%), with a benefit in terms of emissions reduction of about 0.9 million tonnes of CO₂eq. If scope 2 emissions, i.e. from purchased electricity and heat, are also taken into account, the CO₂ savings from efficiency projects amount to almost 1 million tonnes of CO₂eq. The effort to extend the energy management system approach to the Upstream sector’s businesses continued in 2021, covering more than 75% of the assets consumption with energy assessment and starting an analysis of the potential for integrating the ISO 50001-compliant energy management system with the HSE systems already adopted and certified.

METHANE EMISSIONS CONTEXT AND ENI’S PARTNERSHIPS FOR METHANE EMISSIONS

The issue of methane emissions has become central to the international climate debate, given its high climate-altering potential and its recognized role in terms of opportunities to mitigate global warming in the short to medium-term. The Global Methane Pledge, a collective target to reduce anthropogenic methane emissions by 30% in 2030 (vs. 2020 levels), was launched at COP26 during 2021, and is already supported by more than 100 countries. Eni has long been committed to reducing methane emissions, been one of the first companies to define an absolute reduction target for fugitive methane emissions in 2016, and confirming its commitment in 2022 to further reduce methane emissions from its Upstream businesses in line with the Global Methane Pledge. Eni also participates in the major international methane partnerships and initiatives, including:

- as part of the Oil & Gas Climate Initiative, in addition to participating in the collective target to reduce upstream methane intensity (well below 0.2%), Eni is among the promoters of the launch of the Aiming for Zero Methane Emissions Initiative and is engaged in monitoring and testing innovative technologies for measuring and mitigating emissions, including:
  - during 2021, as part of the Oil & Gas Methane Partnership 2.0, Eni reached the “Gold Standard” reporting level, having presented an implementation plan including the actions needed to progressively improve the quality and accuracy of methane emissions, with an increasing commitment to direct measurement;
  - as a signatory to the Methane Guiding Principles initiative, Eni is committed to 5 key principles in the management of methane emissions (reduction, performance improvement, accuracy, policy and disclosure) and has supported, together with other companies and organisations, the definition of the European methane strategy.

RESULTS AND MITIGATION ACTIONS

Eni continues its commitment to optimising its monitoring and reporting processes to reduce methane emissions from its operated assets. In 2021, Eni’s methane emissions were 1.37 MtCO₂eq stable compared to 2020 and essentially concentrated in Upstream activities (95% of the total). Emissions are associated with unburnt methane from flaring (43%) and production processes (12%), venting (27%) and fugitive emissions (18%). Regarding the planned mitigation actions for each category:

- Flaring: In addition to the reduction contribution from flaring down projects, Eni is analysing technologies for measuring and optimising the combustion efficiency of flares and conducting feasibility studies for the implementation of closed flares;
- Unburnt methane: ongoing energy efficiency projects, energy assessment (ISO 50001) and the application of the best available technologies to improve performance and reduce consumption (digitalisation, electrification and integration with renewable energies);
- Venting: ongoing mitigation of fixed sources (e.g. compressors, tanks) for existing assets; for all new assets minimum design criteria for zero venting have been defined;
- Fugitive: monitoring and maintenance campaigns (Leak Detection And Repair - LDAR) continued during the year and contributed to maintaining the reduction trend. To date, 95% of the Upstream operated production is covered by LDAR programmes (corresponding to about 60 sites). The overall reduction in upstream fugitive emissions compared to 2014 is 92%, confirming the early achievement since 2019 of the 80% reduction target set for 2025.

In 2022, Eni confirmed its commitment in reducing methane emissions from the Upstream business, in line with Global Methane Pledge.

35 For more information see the Technologies box on page 43.
In absolute terms, in 2021 Eni achieved a reduction of more than 2.65 MtCO₂eq of fugitive upstream methane emissions vs. 2014, reaching the 80% reduction target by 2025 six years ahead of schedule, in 2019.

The upstream methane emission intensity index (0.09% in 2021) remained stable compared to 2020. Eni contributes to the OGCI collective target of reducing upstream methane intensity from 0.32% in 2017 to 0.25% in 2025, with the ambition to reduce it to 0.20%.

Technologies to reduce methane emissions

In the short-to-medium-term, technological innovation will play a key role in facilitating the monitoring and progressive reduction of methane emissions from Oil & Gas operations.

The instrument most commonly used in Eni sites for LDAR programmes is the OGI (Optical Gas Imaging) camera, a highly specialised version of an infrared camera that can detect a gaseous compound based on their wavelength. In 2021, the programme for the acquisition of thermal imaging cameras by the subsidiaries continued, and a training programme has begun for local teams for the appropriate use of these instruments and the monitoring methodology, in accordance with the best international standards such as OGMP-CCAC and EPA, which are incorporated into the company’s operating instructions. The availability of the thermal imaging camera on site ensures the possibility of more frequent monitoring, at least annually, for each site and in conjunction with maintenance activities.

In addition to the use of more traditional technologies, Eni is testing new technologies for detecting and estimating emissions using portable systems, satellites, aircrafts, drones and fixed monitoring locations. The different platforms can be used together in order to optimally exploit their coverage, accuracy and detection threshold. During 2021, testing activities concerned the acquisition of satellite data through the GHGSAT platform on specific assets operated by Eni. These acquisitions will continue in 2022 with the extension to new countries. In addition, aerial monitoring was carried out on various types of installations in northern Italy, and special valves were installed with a technology to virtually eliminate fugitive emissions. The technologies tested are part of the OGCI Climate Investment portfolio.
Below are the metrics used to evaluate and manage risks and opportunities related to climate change.

### Long-term indicators

<table>
<thead>
<tr>
<th>Metric</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Carbon Footprint Upstream (Scope 1 e 2) (million tonnes CO2eq)</td>
<td>n/a</td>
<td>14.8</td>
<td>14.8</td>
<td>11.4</td>
<td>11.0</td>
</tr>
<tr>
<td>Net GHG Lifecycle Emissions (Scope 1, 2 e 3)</td>
<td>n/a</td>
<td>505</td>
<td>501</td>
<td>439</td>
<td>456</td>
</tr>
<tr>
<td>Net Carbon Intensity (Scope 1, 2 e 3) (gCO2eq/MJ)</td>
<td>68</td>
<td>68</td>
<td>68</td>
<td>67</td>
<td>1.19</td>
</tr>
<tr>
<td>Renewable installed capacity (GW)</td>
<td>0.36</td>
<td>0.36</td>
<td>1.11</td>
<td>1.11</td>
<td>1.10</td>
</tr>
</tbody>
</table>

### Key performance indicators

<table>
<thead>
<tr>
<th>Metric</th>
<th>2017</th>
<th>2018</th>
<th>2019</th>
<th>2020</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eni direct GHG emission (Scope 1) (million tonnes CO2eq)</td>
<td>43.15</td>
<td>43.35</td>
<td>41.20</td>
<td>37.76</td>
<td>40.08</td>
</tr>
<tr>
<td>of which: CO2eq from combustion and process</td>
<td>33.03</td>
<td>33.89</td>
<td>32.27</td>
<td>29.70</td>
<td>30.58</td>
</tr>
<tr>
<td>of which: CO2eq from flaring</td>
<td>6.83</td>
<td>6.26</td>
<td>6.49</td>
<td>6.13</td>
<td>7.14</td>
</tr>
<tr>
<td>of which: CO2eq from fugitive methane emissions</td>
<td>1.14</td>
<td>1.08</td>
<td>0.56</td>
<td>0.29</td>
<td>0.24</td>
</tr>
<tr>
<td>of which: CO2eq from venting</td>
<td>2.15</td>
<td>2.12</td>
<td>1.88</td>
<td>1.64</td>
<td>2.12</td>
</tr>
<tr>
<td>Indirect GHG emissions (Scope 2)</td>
<td>0.65</td>
<td>0.67</td>
<td>0.69</td>
<td>0.73</td>
<td>0.81</td>
</tr>
<tr>
<td>Indirect GHG emissions (Scope 3) from use of sold products</td>
<td>229</td>
<td>203</td>
<td>204</td>
<td>185</td>
<td>176</td>
</tr>
<tr>
<td>Carbon Efficiency Index (Scope 1 + Scope 2) (tCO2eq/kboe)</td>
<td>36.01</td>
<td>33.90</td>
<td>31.41</td>
<td>31.64</td>
<td>31.95</td>
</tr>
<tr>
<td>Upstream GHG emissions (Scope 1)/gross hydrocarbon production 100% operated (UPS) (tCO2eq/kboe)</td>
<td>22.75</td>
<td>21.44</td>
<td>19.58</td>
<td>19.98</td>
<td>20.19</td>
</tr>
<tr>
<td>GHG emissions from refineries (Scope 1)/input processed quantities (raw and semi-finished materials) (R&amp;M) (tCO2eq/kt)</td>
<td>258</td>
<td>253</td>
<td>248</td>
<td>248</td>
<td>228</td>
</tr>
<tr>
<td>GHG emissions (Scope 1)/Equivalent electricity produced (EniPower) (gCO2eq/kWheq)</td>
<td>395</td>
<td>402</td>
<td>394</td>
<td>391.4</td>
<td>379.6</td>
</tr>
<tr>
<td>Upstream methane emissions (thousands of tonnes CH4)</td>
<td>105.2</td>
<td>97.8</td>
<td>63.6</td>
<td>51.4</td>
<td>51.9</td>
</tr>
<tr>
<td>of which fugitives</td>
<td>38.8</td>
<td>38.8</td>
<td>21.9</td>
<td>11.2</td>
<td>9.2</td>
</tr>
<tr>
<td>Methane intensity Upstream (m³ CH4/m³ market gas) (%)</td>
<td>0.19</td>
<td>0.16</td>
<td>0.10</td>
<td>0.09</td>
<td>0.09</td>
</tr>
<tr>
<td>Total volume of hydrocarbons sent to flaring (millions of Sm³)</td>
<td>2,291</td>
<td>1,945</td>
<td>1,913</td>
<td>1,799</td>
<td>2,185</td>
</tr>
<tr>
<td>of which: routine</td>
<td>1,556</td>
<td>1,411</td>
<td>1,196</td>
<td>1,028</td>
<td>1,156</td>
</tr>
<tr>
<td>Production of hydrocarbons in equity (kboe/day)</td>
<td>1,816</td>
<td>1,851</td>
<td>1,871</td>
<td>1,733</td>
<td>1,682</td>
</tr>
<tr>
<td>Gross production hydrocarbons 100% operated (Million boe)</td>
<td>998</td>
<td>1,067</td>
<td>1,114</td>
<td>1,009</td>
<td>1,041</td>
</tr>
<tr>
<td>R&amp;D expenditure (€ mln)</td>
<td>185</td>
<td>197</td>
<td>194</td>
<td>157</td>
<td>177</td>
</tr>
<tr>
<td>of which: for decarbonisation and circular economy (€ mln)</td>
<td>72</td>
<td>74</td>
<td>102</td>
<td>74</td>
<td>114</td>
</tr>
</tbody>
</table>

(a) Indicators accounted for on an equity basis.
(b) Unless otherwise specified, KPIs for GHG emissions and consumption refer to data for 100% of operated assets.
(c) Category 11 of GHG Protocol Corporate Value Chain (Scope 3) Standard. Estimate based on Eni’s share of upstream production in line with IPIECA methodologies. Since 2018, the Scope 3 emissions calculation methodology has been refined in order to better represent emissions from the use of products sold (Scope 3 end-use).

36 This KPI represents Eni’s share and relates primarily to Plenitude. 2020 and 2019 values have been appropriately restated.
37 From 2020, the indicator includes all Eni emissions deriving from flaring, also aggregating the contributions of Refining & Marketing and Chemical, which, until 2019 are accounted for in the combustion and process category.
OTHER METRICS

Hydrocarbon resources (3P+Contingent) at 31/12/2021: % gas on total (%) (%) >50%
Break-even price of 2P reserves Brent@ca. 20 $/bl l
Internal rate of return (IRR) of new upstream projects in progress Carbon pricing - Eni scenario 21% @ Eni Scenario 45 real terms 2021
Stress test: resilience of upstream portfolio (100% cash generating unit) headroom vs. book values 76% (75% in case of non-deductibility)
• @ IEA SDS scenario WEO 2021 Surplus % 35% (32% in case of non-deductibility)
• @ IEA NZE 2050 scenario 2022 Sensitivity: Brent (+1 $/bl) (billion €) Adjusted operating profit: 0.21 Adjusted net profit: 0.14 Free cash flow: 0.14

REFERENCE TABLE OF TCFD RECOMMENDATIONS - ENI REPORTING

<table>
<thead>
<tr>
<th>Consolidated non-financial report</th>
<th>Eni for - carbon neutrality by 2050</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GOVERNANCE</strong></td>
<td></td>
</tr>
<tr>
<td>Disclose the organisation’s governance around climate-related risks and opportunities.</td>
<td>a) Oversight by the BoD Key elements ✓ a) Role of the Board page 10</td>
</tr>
<tr>
<td></td>
<td>b) Role of management</td>
</tr>
<tr>
<td><strong>STRATEGY</strong></td>
<td></td>
</tr>
<tr>
<td>Represent the current and potential impacts of climate-related risks and opportunities on the organisation’s businesses, strategy, and financial planning where such information is material.</td>
<td>a) Risks and opportunities related to climate Key elements ✓ a) Risks and opportunities related to climate change pp. 13-15</td>
</tr>
<tr>
<td></td>
<td>b) Incidence of risks and opportunities related to climate</td>
</tr>
<tr>
<td></td>
<td>c) Strategy resilience</td>
</tr>
<tr>
<td><strong>RISK MANAGEMENT</strong></td>
<td></td>
</tr>
<tr>
<td>Represent how the Company identifies, evaluates and deals with risks connected to climate change.</td>
<td>a) Identification and evaluation processes Key elements ✓ a) Integrated climate risk management model pp. 12-13</td>
</tr>
<tr>
<td></td>
<td>b) Management processes</td>
</tr>
<tr>
<td></td>
<td>c) Integration into overall risk management</td>
</tr>
<tr>
<td><strong>METRICS &amp; TARGET</strong></td>
<td></td>
</tr>
<tr>
<td>Represent metrics and targets used to evaluate and manage risks and opportunities linked to climate change wherever the information is material.</td>
<td>a) Metrics used Key elements ✓ a) Metrics pp. 44-45</td>
</tr>
<tr>
<td></td>
<td>b) GHG emissions</td>
</tr>
<tr>
<td></td>
<td>c) Targets</td>
</tr>
</tbody>
</table>

Furthermore, Scope 1 and Scope 2 GHG emissions are subject to reasonable assurance by PwC with the aim of ensuring even greater solidity of these data of strategic importance for Eni (for further information, see the "Statement on GHG accounting and reporting - year 2021" attached to this document). A further level of disclosure detail is provided by responses to the CDP Climate Change questionnaire).
Statement on GHG emissions accounting and reporting - Year 2021

This section contains details Eni Group’s annual GHG performance and the methodologies and processes used to account for emissions, relating to direct Scope 1, indirect Scope 2 and indirect Scope 3 GHG emissions associated with the operations and activities of the value chain of Eni SpA and its subsidiaries. The report also includes the Emissions indicators associated with the medium to long-term decarbonisation targets, namely Net Carbon Footprint Upstream, Net Carbon Footprint Eni, Net GHG Lifecycle Emissions and Net Carbon Intensity. The figures are aligned with the ones stated in Eni’s institutional publication, namely the Annual Report 2021 (Consolidated disclosure of Non-Financial information).

Level of assurance: Reasonable (Scope 1, Scope 2); Limited (Scope 3, medium-to-long-term Emissions Indicators); Assurance standard: ISAE 3410.

Organisational boundaries

Scope 1, Scope 2, Scope 3

Eni applies the operational control approach to set the GHG organisational reporting boundary for Scope 1 and Scope 2 emissions. According to this approach, Eni reports 100% of GHG emissions from assets over which it has operational control, that is where Eni can enforce its own operative policies and procedures, even when it holds less than 100% of the value (for example in a joint venture). The organisational boundary includes all companies in joint operations, with combined control or connected, where Eni owns the operational control. The inclusion is based on a risk-based clusterization process to define the impact and the materiality of each company in terms of HSE issues, including GHG emissions. Given the variability of each emission category, the boundary of Scope 3 emissions reporting is more heterogeneous; specificities and limitations are detailed in table at page 49. For the category 11, (use of sold products), which is the most relevant, the reference boundary is the upstream equity hydrocarbon production sold.

Indicators for net zero

Accounting of the indicators associated to the net zero targets, is carried out based on the equity share approach. The reference boundary for Net GHG Lifecycle emissions and Net GHG Intensity includes the GHG emissions associated to the lifecycle of Eni’s energy products, net of offsets, mainly from Natural Climate Solutions (NCS)31. As far as the Net Carbon Footprint Upstream and Net Carbon Footprint Eni indicators, the reporting boundary includes GHG Scope 1+2 emissions of activities operated both by Eni and third parties, accounted for on an equity basis (Revenue Interest for Upstream, corporate equity shares for the other BUs), net mainly from NCS31.

GHG Emissions Accounting

Eni has implemented a process to collect, account for and report GHG emissions based on the following elements:

- Internal procedures have been implemented for the identification of material GHG emission sources and for the identification of common methodologies to calculate GHG emissions at the bottom-up level. Methodologies are broadly inspired by WBCSD GHG Protocol, IPIECA O&G Guidance and API Compendium;
- Centralised tools have been implemented to ensure a proper calculation of GHG Emissions at a bottom-up level. Information tools are managed by centralised units and verified to ensure that the emissions are estimated with the same approach throughout the subsidiaries, minimising the risk of error and in compliance with regulatory requirements (e.g EU ETS);
- Specific procedures for data collection are applied, consistently with the organisational structure of the Company, clearly identifying roles and responsibilities and the reporting timeline. Data are collected with a bottom-up approach: GHG operators of sites and facilities within Eni’s operational boundary insert data into Eni’s database.
This data is then consolidated by the Central Unit and stored on a server, through Eni’s internal rules and procedures with a dedicated. Quality Assurance/Quality control procedures are applied to ensure the accuracy and consistency of emissions data. Additional information is also collected to ensure data consistency, to track performance and to better explain potential changes in trends and objectives. Finally, internal auditing is also planned at various levels, also covering GHG emissions data.

Regarding the level of uncertainty associated with activity data (consumption) and emission factors, appropriate measures are implemented, where possible, to minimize the uncertainty, such as: (i) the application of regulated standards and the use of accredited laboratories for the analysis of fuel characteristics in order to determine emission factors; (ii) the use of measurement instruments, calibrated periodically in accordance with international standards, to account for energy consumption (activity data).

### GHG Accounting Methodologies

**Direct GHG Emissions - Scope 1**

Stated Scope 1 GHG emissions come from sources owned or controlled by Eni Group, including:
- Emissions from “core” and support operations owned or controlled by Eni, including GHG emissions connected with energy generation export to both Eni’s and third party sites;
- Emissions from leased assets/operations (leased vehicles fleet).

Scope 1 GHG emissions are classified in categories listed in the table below:

| **GHG emissions from combustion and process** | GHG Emissions from stationary combustion, mobile sources and industrial process operations. |
| **GHG emissions from flaring** | GHG emissions from the controlled combustion of hydrocarbons. This type of source includes emissions deriving from: routine flaring, non-routine and emergency flaring. |
| **GHG emissions from venting** | GHG emissions from venting in Oil & Gas exploration and production operations, power generation and gas transportation operations. In detail: CO₂, and CH₄, within unburned gases discharged through venting openings and CO₂ from oilfields associated with Upstream production. |
| **CH₄ fugitive emissions** | Unintentional leaks from plant’s equipment like pumps, valves, compresor seals, open end lines, etc. |

GHG emissions are expressed in metric tonnes of CO₂ equivalent, using Global Warming Potential (IPCC, 4AR) as the conversion factors for CH₄ and N₂O. The calculation of emissions is derived from estimated Activity data (e.g. fuel consumed, electricity, distance travelled). Based on their physical origin, data are taken from: (i) fuel meter records; (ii) utility bills, e.g. for electricity consumption; (iii) direct measurement (such as LDARs for fugitive emissions); (iv) other methods used at some Eni sites and facilities.

Emission factors used are mostly calculated using the chemical composition of the gas42 or taken from the literature, in line with:
- EU-ETS Regulation 2018/2066: Table of national standard parameters for the year 2021. Revised and published by the Ministry of Ecological Transition, applied to: natural gas, LPG, refinery fuel gas, oil-derived gas, flare gas;
- API Compendium of Greenhouse Gas Emissions Methodologies for the Oil and Natural Gas Industry 2009 for CO₂, CH₄ and N₂O. In Eni’s sites and facilities where a leak detection and repair programme (LDAR) is in place, fugitive GHG emissions are estimated, reported and monitored through periodic measurements. Emission factors are mainly derived from API or EPA standards (e.g. EPA Protocol No. 453) and emissions are expressed in tCO₂eq/year. Whereas the LDAR program is not yet in place, fugitive emissions are estimated through emissions factors, achieved starting from oil and gas production (API Compendium 2009).

**Scope 2 indirect emissions**

This category includes GHG emissions from the generation of electricity and steam purchased from third parties and consumed by Eni. The general criterion for estimating emissions is the same as that used for Scope 1. Emissions are estimated by applying a location- based approach, considering the average energy mix in countries where third party purchases occur.

The references for Scope 2 Emissions factors from electricity purchases are: IEA 2019 Emissions of

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42 In Eni’s facilities which are within scope of European Trading Scheme, if mandatory and chemical composition of fuel gas or flare gas are known, a source-specific emission factor is calculated; otherwise emissions factors from references above are used. In Upstream sites, if the chemical composition of fuel gas, flare and vented gas are known, a specific emission factor is calculated; otherwise emissions factors from the API Compendium are used.
CO₂ from fuel combustion" for the emissions of CO₂ and “API Compendium 2009” for CH₄ and N₂O. Emissions factors used to calculate indirect emissions from steam purchases are derived from the API Compendium 2009. The trading of electricity carried out by Eni and their relevant GHG emissions is accounted for as Scope 3, Category no. 3 "Fuel and Energy-related activities".

Scope 3 indirect emissions
GHG emissions connected with the Eni value chain and not accounted for as either Scope 1 or Scope 2 GHG emissions. According to the WBCSD/WRI GHG Protocol of the Corporate Value Chain (Scope 3) accounting and reporting standard, and the IPIECA standard, Scope 3 indirect GHG emissions are classified according to the categories listed in table at page 49.

For the Oil & Gas sector, the most relevant category is that related to the use of the products sold (cat.11). For this category the GHG emissions are estimated as if all oil and natural gas production sold were consumed in 2021. To set the activity data, the net volume accounting method has been applied, considering only upstream equity hydrocarbons production, which represents the greatest hydrocarbon volumes along Eni’s Oil & Gas value chain according to a main supply chain viewpoint. Internal elaborations, based on the IEA refining conversion rates from the standard oil barrel, have been used to calculate the final products sold. Emissions calculation takes also into account the assumptions on the final destination of the products sold.

GHG EMISSIONS DATA
The Scope 1 GHG emissions categorised by type of gas and Business Unit are reported below:

<table>
<thead>
<tr>
<th>Scope 1 GHG Emissions [t]</th>
<th>Upstream</th>
<th>GGP</th>
<th>GTR&amp;M</th>
<th>Versalis</th>
<th>Enipower</th>
<th>Other</th>
<th>Eni</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO₂</td>
<td>20,829,621</td>
<td>956,621</td>
<td>3,785,025</td>
<td>2,880,087</td>
<td>9,972,896</td>
<td>19,285</td>
<td>38,443,536</td>
</tr>
<tr>
<td>CH₄</td>
<td>51,865</td>
<td>1,852</td>
<td>78</td>
<td>378</td>
<td>429</td>
<td>88</td>
<td>54,691</td>
</tr>
<tr>
<td>N₂O</td>
<td>557</td>
<td>25</td>
<td>58</td>
<td>81</td>
<td>170</td>
<td>0</td>
<td>891</td>
</tr>
<tr>
<td>tCO₂eq</td>
<td>22,292,324</td>
<td>1,010,295</td>
<td>3,804,294</td>
<td>2,913,769</td>
<td>10,034,158</td>
<td>21,511</td>
<td>40,076,352</td>
</tr>
</tbody>
</table>

Emissions reported as Upstream also include contributions of the Torrente Tona (Italy) and IPP Okpai (Nigeria) power plants generating electricity not linked with hydrocarbon production. Excluding this contribution, Upstream GHG emissions related to hydrocarbons production in 2021 are equal to 21,015,635 tCO₂eq. This figure is used to calculate the Upstream GHG emissions intensity indicator.

The following table displays 2021 Scope 2 indirect Emissions from the use of purchased electricity and steam disaggregated by business line:

<table>
<thead>
<tr>
<th>Scope 2 GHG Emissions [t]</th>
<th>Upstream</th>
<th>GGP</th>
<th>GTR&amp;M</th>
<th>Versalis</th>
<th>Enipower</th>
<th>Other</th>
<th>Eni</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO₂</td>
<td>239,567</td>
<td>3,288</td>
<td>46,631</td>
<td>427,683</td>
<td>12,248</td>
<td>45,728</td>
<td>775,144</td>
</tr>
<tr>
<td>CH₄</td>
<td>15</td>
<td>0</td>
<td>3</td>
<td>18</td>
<td>0</td>
<td>3</td>
<td>40</td>
</tr>
<tr>
<td>N₂O</td>
<td>37</td>
<td>1</td>
<td>12</td>
<td>62</td>
<td>1</td>
<td>11</td>
<td>123</td>
</tr>
<tr>
<td>tCO₂eq</td>
<td>250,931</td>
<td>3,455</td>
<td>50,134</td>
<td>446,729</td>
<td>12,606</td>
<td>49,086</td>
<td>812,940</td>
</tr>
</tbody>
</table>

Scope 2 GHG emissions broken down by type of energy purchased are:

### GHG Emissions Vectors [tCO₂eq]
- Purchase of electricity: 629,007
- Steam purchases: 183,933
- Overall GHG Scope 2: 812,940

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44 Share of petroleum products delivered to non-energetic uses (e.g. petrochemical) or associated to decarbonized products (e.g. blue hydrogen, power with CCS) according to IEA WEO 2021.
<table>
<thead>
<tr>
<th>Id.</th>
<th>CATEGORY</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Purchased goods and services</td>
<td>GHG emissions associated with goods and services purchased from the first level supply chain, through purchase contracts managed by Eni’s procurement department, that provides information on the type of purchases and associated expenditure. The boundary covers Eni and all controlled subsidiaries; some goods and services are not managed by Eni’s procurement department and may be included in other categories (e.g. transport, sold products).</td>
</tr>
<tr>
<td>2</td>
<td>Capital assets</td>
<td>GHG emissions from capital assets purchased from the first level supply chain and purchase contracts issued by Eni’s Procurement department. Relevant capital assets are those identified as Capex in Eni’s 2021 Annual Report. The boundary covers Eni and all controlled subsidiaries.</td>
</tr>
<tr>
<td>3</td>
<td>Electricity sold</td>
<td>GHG emissions generated by vehicles not owned by Eni used by Eni’s employees for business travel in 2021. It includes emissions from cars, planes and trains, calculated from the tickets provided by Eni Travel Management Support Services.</td>
</tr>
<tr>
<td>4</td>
<td>Upstream transportation and distribution</td>
<td>GHG emissions from purchased transportation and distribution services paid for by Eni and carried out with vehicles not owned by Eni, including: (i) Crude Oil and Petroleum Product maritime transportation, based on the fuel consumed in direct transportation (laden shipping); (ii) Petroleum Products road transportation; (iii) Equipment and materials transportation by vessels (Upstream).</td>
</tr>
<tr>
<td>5</td>
<td>Waste generated in operations</td>
<td>GHG Emissions from waste management carried out by third parties, during disposal and treatment of waste generated in Eni’s operations (100% operated, both for production and remediation activities). GHG Emissions of waste sent to landfills include those from both transportation and disposal operations; GHG emissions from waste that undergo incineration, recycling or biological/chemical/physical treatment are limited to their transportation only.</td>
</tr>
<tr>
<td>6</td>
<td>Business travel</td>
<td>GHG emissions generated by vehicles not owned by Eni used by Eni’s employees for business travel in 2021. It includes emissions from cars, planes and trains, calculated from the tickets provided by Eni Travel Management Support Services.</td>
</tr>
<tr>
<td>7</td>
<td>Employee commuting</td>
<td>GHG emissions generated by vehicles not owned by Eni used by Eni’s employees for business travel in 2021. It includes emissions from cars, planes and trains, calculated from the tickets provided by Eni Travel Management Support Services.</td>
</tr>
<tr>
<td>8</td>
<td>Upstream leased assets</td>
<td>GHG emissions from assets not owned but leased by Eni. Whenever an asset leased by Eni fall within its organisational boundary, the relevant GHG emissions are accounted for as Scope 1 and those from electricity consumption as Scope 2 emissions. According to the above, this category is not material, in accordance with the sectorial guidelines referenced in this section.</td>
</tr>
<tr>
<td>9</td>
<td>Downstream transportation and distribution</td>
<td>GHG emissions due to transportation and distribution services of sold products (not paid for by Eni). GHG emissions from transportation and distribution services purchased by Eni are accounted for in Category 4, because the transportation occurs before they are sold to end customers. Indeed, most of Eni’s products are fuels, so when they are sold to final customers they are not transported or distributed. Moreover, this category is not expected to be material according to the IPIECA/API methodology for estimating Scope 3 emissions from the Oil &amp; Gas industry.</td>
</tr>
<tr>
<td>10</td>
<td>Processing of sold products</td>
<td>GHG emissions from processing carried out by a third party of crude oil and natural gas sold by Eni. It includes quality production of crude oil and natural gas sold to third parties.</td>
</tr>
<tr>
<td>11</td>
<td>Use of sold products</td>
<td>GHG emissions from the use of Eni’s finished products from quota production of oil and natural gas sold in 2021. Emissions are calculated considering the different types of products sold.</td>
</tr>
<tr>
<td>12</td>
<td>End-of-life treatment of sold products</td>
<td>GHG emissions associated with the end-of-life treatment of products not burned during their use. Eni products with relevant end-of-life treatment are: (i) asphalts and lubricants - Refining; (ii) olefins, aromatics, intermediates, styrene polyethylene, elastomers - Petrochemicals.</td>
</tr>
<tr>
<td>13</td>
<td>Downstream leased assets</td>
<td>GHG emissions from assets owned by Eni but leased to third parties. The emissions in this category are not considered material, in accordance with the sectorial guidelines referenced in this section. Potential non-material emission contributions may not be accounted also due to the difficulties of data traceability. Eni does not have control on these emissions nor the opportunity to implement mitigation activities.</td>
</tr>
<tr>
<td>14</td>
<td>Franchises</td>
<td>GHG emissions from fuel stations under franchises, not included in the Scope 1 and 2 emissions.</td>
</tr>
<tr>
<td>15</td>
<td>Investments</td>
<td>GHG emissions from operations, investments and joint ventures (classified as such in the Annual Report) which are not already captured in Scope 1 and Scope 2 boundary. These emissions are not part of the accounting as in case of Eni the GHG inventory is based on the operational approach and also includes 100% emissions of joint venture investments in which Eni is the operator. This leads to an already conservative estimation because operated production is far higher than equity production. Emissions associated with non-operated joint ventures are included in the Scope 1+2 equity accounting.</td>
</tr>
</tbody>
</table>
In the following table the Scope 3 GHG emissions for 2021 per category are displayed:

<table>
<thead>
<tr>
<th>Id</th>
<th>EMISSIONS SOURCES</th>
<th>[tCO₂ eq]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Purchased goods and services</td>
<td>912,688</td>
</tr>
<tr>
<td>2</td>
<td>Capital assets</td>
<td>507,243</td>
</tr>
<tr>
<td>3</td>
<td>Electricity sold</td>
<td>6,078,093</td>
</tr>
<tr>
<td>4</td>
<td>Upstream transportation and distribution</td>
<td>1,413,793</td>
</tr>
<tr>
<td>5</td>
<td>Waste generated in operations</td>
<td>131,252</td>
</tr>
<tr>
<td>6</td>
<td>Business travel</td>
<td>16,169</td>
</tr>
<tr>
<td>7</td>
<td>Employee commuting</td>
<td>101,089</td>
</tr>
<tr>
<td>8</td>
<td>Upstream leased assets</td>
<td>-</td>
</tr>
<tr>
<td>9</td>
<td>Downstream transportation and distribution</td>
<td>-</td>
</tr>
<tr>
<td>10</td>
<td>Processing of sold products</td>
<td>11,078,438</td>
</tr>
<tr>
<td>11</td>
<td>Use of sold products</td>
<td>175,890,257</td>
</tr>
<tr>
<td>12</td>
<td>End-of-life treatment of sold products</td>
<td>98,954</td>
</tr>
<tr>
<td>13</td>
<td>Downstream leased assets</td>
<td>-</td>
</tr>
<tr>
<td>14</td>
<td>Franchises</td>
<td>157,343</td>
</tr>
<tr>
<td>15</td>
<td>Investments</td>
<td>-</td>
</tr>
</tbody>
</table>

The following table shows 2021 data for the equity-based GHG Emissions Indicators:

<table>
<thead>
<tr>
<th>Net zero indicators</th>
<th>2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net carbon footprint UPS (MtCO₂ eq)</td>
<td>11.0</td>
</tr>
<tr>
<td>Net carbon footprint Eni (MtCO₂ eq)</td>
<td>33.6</td>
</tr>
<tr>
<td>Net GHG Lifecycle Emissions (MtCO₂ eq)</td>
<td>456</td>
</tr>
<tr>
<td>Net Carbon Intensity (grCO₂ eq/MJ)</td>
<td>67</td>
</tr>
</tbody>
</table>
Annex - References

Data and information included are consistent with “best practices” for inventory development and are derived from the guidance provided by:

- WBCSD/WRI GHG Protocol Initiative, A Corporate Accounting and Reporting Standard;
- UNI EN ISO 14064-1:2012 Italian adoption of EN ISO standard on “Specification with guidance at the organisation level for quantification and reporting of greenhouse gas emissions and removals”;
- Intergovernmental Panel on Climate Change (IPCC), Guidelines for National Greenhouse Gas Inventories, 2006;
- American Petroleum Institute (API), Compendium of Greenhouse Gas Emissions Methodologies for the Oil and Natural Gas Industry, 2009;
- IPIECA/API, Estimating petroleum industry value chain (Scope 3) greenhouse gas emissions - Overview of methodologies, 2016;
- WBCSD/WRI GHG Protocol Initiative, Corporate Value Chain (Scope 3) accounting and reporting Standard;
- WBCSD/WRI GHG Protocol Initiative, Technical Guidance for calculating Scope 3 emissions (supplement to the Corporate Value Chain (Scope 3) accounting and reporting Standard);
- Intergovernmental Panel on Climate Change (IPCC), 4th IPCC Assessment Report Climate Change, 2007;
- EU ETS Regulation 2018/2066, Table of national standard parameters for the year 2021, reviewed and published by the Italian Ministry for environment sea and land protection;

Furthermore, Eni Group’s protocols and procedures on GHG emissions are applied. For the Net GHG Lifecycle emissions and the Net Carbon Intensity indicators, the reference is the “Methodology for the assessment of GHG emissions along the value chains of Eni products 2020 revision – abstract”.
Independent Auditor’s Report

To the Board of Directors of Eni SpA

We have been engaged to perform a reasonable assurance engagement on the direct (Scope 1) and indirect (Scope 2) Greenhouse Gases (hereinafter “GHG”) emissions and a limited assurance engagement on the indirect (Scope 3) GHG emissions, on the Lifecycle GHG Emissions Indicators and on the Net Zero Carbon Footprint Eni and the Net Zero Carbon Footprint Upstream (Scope 1 and 2) on an equity basis disclosed in Eni’s Statement on GHG Accounting and Reporting – Year 2021.

Responsibilities of the Directors for the GHG Statement

The Directors of Eni SpA are responsible for preparing the GHG Statement in accordance with the applicable criteria, as indicated in the Annex “References” of the GHG Statement.

The Directors are responsible for that part of internal control that they consider necessary to prepare a GHG Statement that is free from material misstatements due to fraud or unintentional behaviours or events.

Moreover, the Directors are also responsible for defining the GHG performance targets of Eni Group, as well as for identifying the stakeholders and the significant aspects to be reported.

Auditor’s Independence and Quality Control

We are independent in accordance with the principles of ethics and independence set out in the Code of Ethics for Professional Accountants published by the International Ethics Standards Board for Accountants, which are based on the fundamental principles of integrity, objectivity, competence and professional diligence, confidentiality and professional behaviour.

Our audit firm adopts International Standard on Quality Control 1 (ISQC Italy 1) and, accordingly, maintains an overall quality control system which includes processes and procedures for compliance with ethical and professional principles and with applicable laws and regulations.

PricewaterhouseCoopers SpA

www.pwc.it
Auditor’s Responsibilities

We are responsible for expressing a conclusion, on the basis of the work performed, regarding the compliance of the GHG Statement with the applicable criteria applied as indicated in the Annex “References” of the GHG Statement. We conducted our engagement in accordance with the “International Standard on Assurance Engagements ISAE 3000 (Revised) – Assurance Engagements Other than Audits or Reviews of Historical Financial Information” (hereafter “ISAE 3000 Revised”) and “International Standard on Assurance Engagements 3410 – Assurance Engagements on Greenhouse Gas Statement” (hereafter also “ISAE 3410”), issued by the International Auditing and Assurance Standards Board (IAASB) for reasonable assurance (Scope 1 and Scope 2 GHG Emissions) or limited assurance (Scope 3 GHG emissions, Lifecycle GHG Emissions Indicators, Net Zero Carbon Footprint Eni and Net Zero Carbon Footprint Upstream (Scope 1 and 2) on an equity basis) engagements. The standard requires that we plan and perform procedures to obtain reasonable or limited assurance about whether the GHG Statement is free from material misstatement; it also indicates that a “GHG quantification is subject to inherent uncertainty” because of incomplete scientific knowledge used to determine emissions factors and the values needed to combine emissions of different gases.

A reasonable engagement in accordance with ISAE 3410 (carried out with regard to Scope 1 and Scope 2 GHG emissions) involves performing procedures to obtain evidence about the quantification of emissions and related information in the GHG Statement. The nature, timing and extent of procedures selected depend on the practitioner’s judgment, including the assessment of the risks of material misstatement, whether due to fraud or error, in the GHG Statement. In making those risk assessments, we considered internal control relevant to Eni Group’s preparation of the GHG Statement. A reasonable assurance engagement also includes interviews, primarily with company personnel responsible for the preparation of the information presented in the GHG Statement, analysis of documents, recalculations and the following activities aimed at:

1. understanding of the process and the risks underlying the generation, detection and management of the Scope 1 and Scope 2 GHG emissions data and information reported in the GHG Statement. In order to assess the above-mentioned risks of the subject matter information we have conducted interviews and discussions with the management of Eni Group;

2. performing control testing activities to respond to a set of identified risks; in particular, we have conducted interviews and discussions with the management of Eni Group in order to:
   - select controls to test focusing on those controls deemed relevant for the scope of the assurance activity;
   - assess and consider the risk associated with each control selected for testing, in order to determine the nature, timing, and extent of evidence to be obtained about the control’s operating effectiveness;
   - based on the above, evaluate and obtain evidence whether the controls selected for testing have operated effectively;
   - comment and discuss any deviation and understand its materiality.

3. performing substantive testing activities to respond to a set of identified risks; in particular, we have conducted interviews and discussions with the management of Eni Group in order to:
   - understand the processes underlying the preparation, collection and management of the significant qualitative and quantitative information included in the GHG Statement;
   - test the subject matter information for mathematical accuracy, consistency and cross-referencing with relevant documentation acquired;
   - comment and discuss any deviation and understand its materiality.
We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

A limited assurance engagement (carried out with regard to Scope 3 GHG emissions, Lifecycle GHG Emissions Indicators and Net Zero Carbon Footprint Eni and Net Zero Carbon Footprint Upstream (Scope 1 and 2) on an equity basis) undertaken in accordance with ISAE 3000 Revised and ISAE 3410 involves assessing the suitability in the circumstances of Eni Group’s use of applicable criteria applied as indicated in the Annex “References” of the GHG Statement as the basis for the preparation of the GHG statement, assessing the risks of material misstatement of the GHG statement whether due to fraud or error, responding to the assessed risks as necessary in the circumstances, and evaluating the overall presentation of the GHG statement. A limited assurance is substantially less in scope than a reasonable assurance engagement in relation to both the risk assessment procedures, including an understanding of internal control, and the procedures performed in response to the assessed risks.

The procedures we performed were based on our professional judgment and included inquiries, observation of processes performed, inspection of documents, evaluating the appropriateness of quantification methods and reporting policies, and agreeing or reconciling with underlying records.

Given the circumstances of the engagement, in performing the procedures listed above we have performed the following activities:

a) understanding of the processes that lead to the generation, detection and management of the Scope 3 GHG emissions, Group’s Lifecycle GHG Emissions Indicators and Net Zero Carbon Footprint Eni and Net Zero Carbon Footprint Upstream (Scope 1 and 2) data and information reported in the GHG Statement;

b) performing of limited verification procedures to ascertain the correct calculation and aggregation of data, by means of interviews and discussions with the management of Eni Group and of limited documentary evidence procedures.

The procedure performed in a limited assurance engagement vary in nature and timing form, and are less in extent than for, a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had we performed a reasonable assurance engagement. Accordingly, we do not express a reasonable assurance opinion about whether Eni Group’s GHG Scope 3 GHG emissions, Lifecycle GHG Emissions Indicators, Net Zero Carbon Footprint Eni and Net Zero Carbon Footprint Upstream (Scope 1 and 2) on an equity basis have been prepared, in all material respects, in accordance with the criteria applied as indicated in the Annex “References” of the GHG Statement as the basis for the preparation of the GHG statement.

**Conclusion**

In our opinion, Eni Group’s direct (Scope 1) and indirect (Scope 2) GHG emissions for the year ended 31 December 2021 disclosed in the GHG Statement are prepared, in all material respects, in accordance with the applicable criteria, as indicated in the Annex “References” of the GHG Statement.

Based on the limited assurance procedure we have performed, nothing has come to our attention that causes us to believe that Eni Group’s:

- indirect (Scope 3) GHG emissions for the year ended 31 December 2021,
- Lifecycle GHG Emissions Indicators for the year ended 31 December 2021,
- Net Zero Carbon Footprint Eni and Net Zero Carbon Footprint Upstream (Scope 1 and 2) on an equity basis for the year ended 31 December 2021,
disclosed in the GHG Statement are not prepared, in all material respects, in accordance with the applicable criteria, as indicated in the Annex “References” of the GHG Statement.

**Other aspects**

We have verified that Eni Group owns plants subject to the *European Union Emissions Trading Scheme* - EU ETS, whose GHG emissions are verified and certified by a third-party certification body in accordance with the relevant legislation. We have carefully analysed the activities performed by the third-party certification body and we have evaluated the sufficiency and appropriateness of the evidence obtained. Therefore, we have deemed appropriate not to perform additional assurance activities on the certified GHG emissions subject to the EU ETS scheme.

Milano, 11 May 2022

PricewaterhouseCoopers SpA

[Signature]

Paolo Bersani

(Authorised signatory)
Eni’s non-financial reporting

Through its non-financial reporting, Eni wants to proactively describe its role in the energy transition, sharing its values, corporate strategies, objectives and results achieved to date. For this reason, also aware of the increasing centrality of non-financial information, over the years Eni has developed a structured reporting system with the aim of satisfying the information needs of its stakeholders in a complete and timely manner in terms of both variety and depth.

The 2021 Consolidated Disclosure of Non-Financial Information (NFI), prepared in accordance with the requirements of Legislative Decree 254/2016 (transposing European Directive 95/2014) and published in the Annual Report 2021, has the aim of concisely meeting the information needs of Eni’s stakeholders, further promoting the integration of financial and non-financial information. The NFI provides integrated reporting on the management model, policies applied, main risks and results related to environmental, social, personnel, human rights and anti-corruption issues.

For more information, see the 2021 Annual Report

Eni for 2021 – A just transition report that describes how, through the integrated business model, Eni creates long-term value, through the operational excellence model, alliances for local development and carbon neutrality by 2050.

Eni For 2021 – Carbon neutrality by 2050: In-depth analysis of governance, risk management activities, strategy and main Eni metrics and targets on climate change.

Eni for 2021 – Sustainability performance: report, available only online, which provides an overview of non-financial performance indicators along the three pillars of Eni’s business model.

Other reports: In the coming months, Eni will also publish Eni for Human rights. A report which describes Eni’s strategy on promoting and respecting human rights and shows the main activities and performance indicators. In addition to these documents, Eni publishes other local sustainability reports on an annual basis, which will be available in the course of 2022 on the website.

For more information: eni.com

REPORTING PRINCIPLES AND CRITERIA
Eni for 2021 is prepared in accordance with the “Sustainability Reporting Standards” of the Global Reporting Initiative (GRI Standards) with an “in accordance Core” level of adherence and taking into account the 10 principles of the Global Compact. Eni for 2021 - Carbon Neutrality by 2050 is prepared in line with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD). Moreover, in line with the commitment to promote a complete and comparable disclosure, the metrics related to the Sustainability Accounting Standards Board (SASB) standard and the “core” metrics defined by the World Economic Forum (WEF) in the White Paper “Measuring Stakeholder Capitalism - Towards Common Metrics and Consistent Reporting of Sustainable Value Creation” were published (the latter already included in the Non-Financial Information). Finally, as of this year, Eni publishes a table containing the indicators required by the EU Sustainable Finance Disclosure Regulation (SFDR). The reference tables related to the GRI standard, the TCFD recommendations, the SASB standard and the WEF metrics and those required by the SFDR are available in Eni for 2021 - Sustainability Performance and on the website eni.com.

EXTERNAL ASSURANCE
Eni for 2021 was also subjected to limited assurance this year by the same independent auditors who also audited the Consolidated Financial Statements and the NFI (p. 109). In addition, GHG Scope 1 and Scope 2 emissions are also subject to a reasonable assurance by the same external auditing company (PwC), with the aim of guaranteeing an even greater solidity of these data having strategic relevance for Eni.

For more information: Eni for 2021 - Carbon neutrality by 2050, (pp. 52-55)
Eni SpA

Headquarters
Piazzale Enrico Mattei, 1 - Rome - Italy
Capital Stock as of December 31, 2021: € 4,005,358,876.00 fully paid
Tax identification number 00484960588

Branches
Via Emilia, 1 - San Donato Milanese (Milan) - Italy
Piazza Ezio Vanoni, 1 - San Donato Milanese (Milan) - Italy

Contacts
eni.com
+39-0659821
800940924
segreteriasocietaria.aziendali@eni.com

Investor Relations
Piazza Ezio Vanoni, 1 - 20097 San Donato Milanese (Milan)
Tel: +39-0252051651 - Fax: +39-0252051929
e-mail: investor.relations@eni.com

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