Consultation on the Oil Stocks Directive (Directive 2009/119/EC)

Fields marked with * are mandatory.

Introduction

This consultation is launched to collect views and suggestions from stakeholders and citizens for the purposes of the current evaluation of Council Directive 2009/119/EC imposing an obligation on Member States to maintain stocks of crude oil and/or petroleum products. The general objective of the evaluation is to assess how the Oil Stocks Directive has been implemented in the Member States and how it is functioning in practice; to identify possible problems and areas for improvement or simplification.

Article 22 of the Directive tasked the Commission to "review" (evaluate) the functioning and implementation of this Directive. As a first step, an independent study was carried out by an external consultant. The final report is published on the website of the Directorate General for Energy (https://ec.europa.eu/energy/en/studies). As a part of this study, a technical survey was carried out addressed to targeted stakeholders.

For more information about the evaluation, see the roadmap

Who should answer?

The Commission is now seeking the views of all stakeholders and general public, with the help of a general non-technical survey, which focusses on the basic questions of the evaluation. Stakeholders having replied to the technical survey are encouraged to answer to this public consultation, which will serve as a complement to the input they provided in the past. This consultation also provides experts the opportunity to express their personal views, which might well differ from the official position of their institutions / authorities.

What is the Oil Stocks Directive?

In view of the important role of oil for the economy and the significant import dependence, EU Member States have to hold emergency oil stocks. This obligation was imposed first in 1968, under Council Directive 68/414/EEC of 20 December 1968. Such stocks shall ensure the continuity of supply of petroleum products to consumers in case of possible disruptions. In 2009 the legislation was revised with the following main objectives in mind:

- improving the availability of the stocks,
- better harmonization with the stockholding system created by the International Energy Agency (IEA),
- reducing administrative burden
- and improving transparency.

Member States had to transpose the Directive into their national legal order by 31 December 2012.

Main provisions of the Oil Stocks Directive

Member States must maintain a total level of emergency oil stocks corresponding, at the very least, to 90 days of average daily net imports or 61 days of average daily inland consumption, whichever of the two quantities is greater.

The average daily net imports are to be calculated on the basis of the method explained in Annex I of the Directive, whilst the procedure for calculating average daily inland consumption is given in Annex II. Annex III lays down the procedure for calculating stock levels.

The Directive includes several provisions which are supposed to improve the availability of stocks; for example, it distinguishes emergency stocks and commercial stocks and clarifies that stocks held by bankrupt companies cannot be reported as emergency stocks. The Directive also introduced the so-called specific stocks; Member States may make a voluntary commitment to establish such stocks which have to meet stricter requirements related to their composition and availability. Member States have an obligation to ensure that emergency oil stocks are available and physically accessible. In this regard, they are responsible for putting in place arrangements for the identification, accounting and control of these stocks. A register containing information on emergency stocks (the location of the depot, refinery or storage facility, the quantities (involved, the owner of the stocks and their nature) has to be established and continually updated.

Since 2013, a single questionnaire is used by the IEA and the Commission, which was adjusted to fully meet the requirements of the Directive. In addition to the monthly reporting of stock levels, the Directive introduced annual reporting (summary copy of the register and a report on the measures ensuring the availability and physical accessibility of stocks) which provides additional information about the Member States' stockholding arrangements.

<u>CSE</u>: In order to maintain stocks, each Member State may set up a central stockholding entity (CSE), in the form of a non-profit making body or service. The CSE shall maintain oil stocks (acquire and manage these stocks). Under the conditions and limitations laid down by the Directive, CSEs and Member States may delegate part of the management of stocks to another Member State with stocks on its territory, to the CSE set up by the said Member State or to economic operators

<u>Specific stocks and other stocks of products</u>: Each Member State is invited to commit to maintaining specific stocks. In this case, they must maintain a minimum level defined in terms of number of days of consumption. Specific stocks shall be owned by the Member State concerned or the CSE set up by it. Member States shall publish their decision to hold specific stocks in the Official Journal of the European Union.

Specific stocks shall be composed of one or several of the following products: ethane; LPG; motor gasoline; aviation gasoline; gasoline-type jet fuel (naphtha-type jet fuel or JP4); kerosene-type jet fuel; other kerosene; gas/diesel oil (distillate fuel oil);fuel oil (high sulphur content and low sulphur content); white spirit and SBP; lubricants;bitumen; paraffin waxes; petroleum coke.

Member States shall ensure that in total, for the reference year, the crude oil equivalent of the quantities consumed of products included in the categories used is at least equal to 75 % of inland consumption. If there is no commitment to maintain at least 30 days of specific stocks, Member States shall ensure that at least one third of their commitment is held in the form of products, under the conditions laid down by the Directive.

<u>Biofuels and additives:</u> When calculating stockholding obligations and stock levels actually maintained, biofuels and additives shall be taken into account only where they have been blended with the petroleum products concerned. Furthermore, under certain conditions, part of the biofuels and additives stored on the territory of the Member State in question may be taken into account when calculating stock levels actually maintained.

Emergency procedures: Member States must be able to release all or part of their emergency stocks and specific stocks if required. Contingency plans shall be developed. In the event of a major supply disruption, emergency procedures must be in place. Specific rules also apply according to whether or not there is an effective international decision to release stocks.

Finally, the Directive set up a "Coordination Group for oil and petroleum products" (Article 17). While the main role of the Group is to facilitate coordination between Member States in case of a disruption, it is also a useful forum to discuss various issues related to the implementation of the Directive.

See more information about the EU stockholding system at

https://ec.europa.eu/energy/en/topics/imports-and-secure-supplies/eu-oil-stocks

http://ec.europa.eu/eurostat/data/database

IEA regime

Each IEA country has an obligation to hold oil stocks equivalent to no less than 90 days of net imports. No obligation is imposed to countries that are net oil exporters. The oil stocks obligation can be met through stocks held exclusively for emergency purposes and also to stocks held for commercial or operational use, including stocks held at refineries, port facilities and in tankers in ports. In case of oil disruption, the IEA may activate collective emergency oil response measures.

IEA has 29 member countries. 20 EU Member States are also parties to IEA.

See more information on the IEA stockholding system at

http://www.iea.org/media/freepublications/security/EnergySupplySecurity2014 PART1.pdf

https://www.iea.org/netimports/

1. General information about respondents

*
1.1. Are you answering on behalf of an organisation or institution?
Yes, I am answering on behalf of an organisation or institution No, I am answering as an individual
*
1.2. If replying as an individual/private person, please give your name; otherwise give the name of your organisation, your full name and position title.
Text of 1 to 200 characters will be accepted
*
1.3.Please enter your email address:
ens@ens.dk
*
1.4. In which capacity are you completing this questionnaire?
 as an individual / private person civil society organisation private enterprise public authority public enterprise consumers association academic/research institution international organisation professional organisation public enterprise other

*

please specify here:

50 character(s) maximum

Danish Ministry of Energy, Utilities and Climate

1.5. If you are a private or public enter	erprise, could you please indicate your principal business sector?
Central Stockholding Entity	Oil processing
Oil storage	Oil transportation
Oil trading	Chemicals
Transport	other
*	
please specify here:	
50 character(s) maximum	
turnover does not exceed EUR 50 43 million. Small enterprise: an ent turnover and/or annual balance-sho	rprise that employs fewer than 250 persons and whose annual million or whose annual balance-sheet total does not exceed EUR erprise that employs fewer than 50 persons and whose annual eet total does not exceed EUR 10 million. Micro-enterprise: an 10 persons and whose annual turnover and/or annual ed EUR 2 million.)
1.7 If you are a private or public enterstocks?	erprise, could you please indicate whether you are obliged to hold oil
Yes	
O No	

1.8. If you are a professional organisation, which sector(s) does your organisation represent?				
Oil processing	Oil storage			
Oil transportation	Oil Import-export			
ChemicalsTransport	other			
please specify here:				
50 character(s) maximum				
1.9. If you are a professional answers are possible)	organisation, where ar	e your member	companies located? (several	
Austria	■ Belgium	Bulgaria	Croatia	
Cyprus	Czech Republic	Denmark	Estonia	
Finland	France	Germany	Greece	
Hungary	Ireland	Italy	Latvia	
Lithuania	Luxembourg	Malta	Netherlands	
Poland	Portugal	Romania	Slovakia	
Slovenia	Spain	Sweden	United Kingdom	
non-EU country(ies)				
1.10. If you are a civil society	organisation, please in	ndicate your mai	n area of focus.	
Energy				
Environment & Clima	te			
Technology & Resear	rch			
other				
please specify here:				
50 character(s) maximum				
()				

 national government national parliament regional government regional parliament local authority governmental agency EU institution / body other
please specify here:
50 character(s) maximum
1.12. Is your organisation registered in the Transparency Register ? Yes No
Please give your Register ID number
(nb. If your organisation/institution responds without being registered, the Commission will consider its input as that of an individual and will publish it as such.) 200 character(s) maximum

1.11. If you are a public authority, can you define more specifically your area of competence?

1.13. F	Please give your country of reside	nce	/establishment				
0	Austria	0	Belgium	0	Bulgaria	0	Croatia
	Cyprus		Czech Republic	V	Denmar		Estonia
0	Finland	0	France	0	k German y	0	Greece
	Hungary		Ireland	0	Italy		Latvia
	Lithuania		Luxembourg		Malta		Netherlands
0	Poland	0	Portugal	0	Romani a	0	Slovakia
0	Slovenia	0	Spain	0	Sweden	0	United Kingdom
0	Other non-EU European country	0	Non-European country				g
*							
please	specify here:						
50 ci	haracter(s) maximum						
*							
1.14. F	Please indicate your preference fo	r th	e publication of your res	pon	se on the C	omr	nission's website:
to do Com case	e note that regardless the option ocuments under Regulation 1049/2 mission documents. http://ec.eur the request will be assessed aga applicable data protection rules.)	200 opa	on public access to Eu .eu/transparency/access	ropo s_dc	ean Parliam ocuments/in	nent, dex	Council and en.htm In this
1	Under the name given: I consen declare that none of it is subject						
Anonymously: I consent to publication of all information in my contribution and I declare that none of it is subject to copyright restrictions that prevent publication.							
Please keep my contribution confidential. (it will not be published, but will be used internally within the Commission)							

2. Relevance

Relevance looks at the relationship between the needs and problems in society and the objectives of the intervention. The economic, social or political climate may change over time which could make a previous intervention less relevant. In this context, is it still relevant to stipulate minimum requirements for emergency oil stocks and/or to align those requirements to those of the International Energy Agency (IEA)?

2.1 Do you agree that the emergency oil stocks are necessary to guarantee the security of supply in the

EU?
Yes, fully Yes, partly No No opinion
Please explain your answer
200 character(s) maximum Security of supply has high priority due to the dependency on oil products in the EU. Release of stocks an effective way to assist a tight market.
2.2 Do you agree that the EU needs to have its own rules on emergency oil stocks?
Yes, fully
Yes, partly
O No
No opinion
Please explain your answer 200 character(s) maximum
The EU has a stronger need for oil products than the IEA and is therefore in need of requirements about the composition of oil stocks in order to meet the actual needs during a crisis.
2.3 Do you agree that the EU rules on emergency oil stocks need to be in line with the rules applied in the context of the IEA?
Yes, fully
Yes, partly
© No
No opinion

Please explain your answer

200 character(s) maximum

There is a need to deviate because of the different composition of member states and different need for oil products.

nieed for oil products.
2.4. The Directive obliges to hold a level of oil stocks equivalent to 90 days of average daily net imports or 61 days of average daily inland consumption, whichever of the two quantities is greater. In your view, are these levels of emergency oil stocks requested by the Directive appropriate for the EU to cope with a serious oil supply disruption?
✓ Yes, fully
Yes, partly
No
No opinion
Please explain your answer notably by clarifying if you think higher or lower level of stocks would be more adapted.
200 character(s) maximum [Further analysis would be advantageous to clarify this incl. analysis of the risk, the economic consequence.]
of an oil crisis, the effect of the common preparedness, and the costs of emergency stocks.
 2.5. The average daily net imports referred to in question 2.3. need to be calculated based on the crude oil equivalent of imports during the previous year. Annex I of Directive 2009/119/EC lays down the methodology based on which the imports of petroleum products are converted into crude oil equivalent In your view, is this methodology well adapted for the calculation of the equivalent of crude oil import? Yes, fully Yes, partly No
No opinion
Please explain your answer
200 character(s) maximum
Annex 1 is for MS with netto import. DK applies Annex 2.

2.6. The average daily inland consumption referred to in question 2.3 need to be calculated based on the crude oil equivalent of inland consumption during the previous calendar year. Annex II of Directive 2009/119/EC lays down the methodology based on which the inland consumption is converted into crude oil equivalent of inland. In your view, is this methodology well adapted for the calculation of the inland consumption?
Yes, fully
Yes, partly
© No
 No opinion
Please explain your answer
200 character(s) maximum
To clarify this issue an analysis of the need for all the mentioned oil products within the EU could be beneficial in order to ensure that the obligation is covered with consumed products.
2.7. Annex III of Directive 2009/119/EC lays down the methodology for calculating the level of stocks held. In your view, is this methodology well adapted for calculating the actual level of stocks that would be actually accessible and available in case of oil supply disruption?
Yes, fully
Yes, partly
No No
No opinion
Please explain your answer
200 character(s) maximum
Reference is made to the answer to question 7.4 and 7.5.

2.8. Any additional views related to the relevance of the objectives of Directive 2009/119?	
500 character(s) maximum	
3. Effectiveness	
E# - P	
Effectiveness analysis considers how successful EU action has been in achieving or progressing towards its objectives. The evaluation should form an opinion on the progress made to date and the role of the EU action in delivering the observed changes. Directive 2009/119 aimed at: (1) improving the availability of the stocks, (2) better harmonizing with the stockholding system created by the IE. (3) reducing administrative burden and (4) improving transparency. In this context, to what extent have the 4 main objectives been achieved? To what extent have the planned results been produce and contributed to the overall objective of strengthening the security of oil supply?	ng A,
3.1. In your view, has the Directive improved the availability of the stocks in case of oil disruption?	
Yes, fully	
Yes, partly	
O No	
No opinion	
Please explain your answer	
200 character(s) maximum	
The centrally controlled stocks and the monthly statistical reporting are assumed to improve the available of stocks.	ıbility
3.2. In your view, has the Directive improved the physical accessibility of the stocks in case of oil disruption?	
Yes, fully	
Yes, partly	
O No	
No opinion	

Please explain your answer

20	00 character(s) maximum
	It is assumed that the definition of physical accessibility in the Directive is helpful to ensure the physical accessibility.
(IE	In your view, has the Directive achieved a better harmonization with the International Energy Agency EA) system? Yes, fully
	Yes, partly
(No
(No opinion
Plea	ase explain your answer
20	00 character(s) maximum
	Reference is made to the answer of question 2.3
	If you are a public administration, how would you rate the impact of the Directive on the ministrative burden?
(The administrative burden increased largely
(The administrative burden increased slightly
(No impact
(The administrative burden decreased slightly
(The administrative burden decreased largely
4	No opinion
Plea	ase explain your answer
20	00 character(s) maximum

administrative burden?
The administrative burden increased largely
The administrative burden increased slightly
No impact
The administrative burden decreased slightly
The administrative burden decreased largely
No opinion
Please explain your answer
200 character(s) maximum
3.6. In your view, has the Directive improved the transparency as regards the level of emergency oil stocks held in the Member States and the European Union as a whole?
Yes, fully
Yes, partly
NoNo opinion
Please explain your answer
200 character(s) maximum
The distinction between emergency and commercial stocks in the Directive are assumed to have a positive
effect on the transparency of stocks.

3.5. If you are an economic operator, how would you rate the impact of the Directive on the

3.7. Emergency oil stocks may be held at any location across the EU. The previous rules allowed cross-border stockholding only if there was a bilateral agreement between the Member States concerned. The Directive removed this requirement, but Member States need to authorize in advance cross-border arrangements between operators. In your view, has the Directive improved transparency as regards the cross border stocks?
Yes, fully
✓ Yes, partly
O No
No opinion
Please explain your answer
200 character(s) maximum
It could be considered to assess the possibilities for a common auditing system (information sharing) regarding stocks held abroad to ensure full transparency.
3.8. Are you aware of any unexpected or unintended effects of the Directive?
Yes
O No
Please explain your answer
200 character(s) maximum
In case of bankruptcy the benefit of protecting the availability of the oil stocks is limited by the fact that
stocks held by bankrupt obliged companies cannot be reported as emergency stocks.
3.9. Any additional views on the effectiveness of Directive 2009/119?
500 character(s) maximum
Provisions about biofuels could be clearer in order to be able to impose an obligation for instance for
production or import of biofuels.

4. Efficiency

Efficiency considers the relationship between the resources used by an intervention and the changes generated by the intervention. Efficiency analysis will include analysis of administrative and regulatory burden and look at aspects of simplification. It is important to note that efficiency analysis should always look closely at both the costs and benefits of the EU intervention as they accrue to different stakeholders.

The ex-ante cost benefit carried out by the Commission in 2008 can be consulted in the Impact Assessment

4.1. In your view, the costs related to the implementation of the Directive were:
 Very high high Moderate ✓ Low No opinion
Please explain your answer
200 character(s) maximum

CSE SME Industry Consumers Tax payers State finance Did the Directive improve efficiency by simplifying reporting? Yes, partly No No opinion		0	1	2	3	4	5
Industry Consumers Tax payers State finance Did the Directive improve efficiency by simplifying reporting? Yes, fully Yes, partly No No No opinion	CSE	©	0	0	0	0	0
Consumers Tax payers State finance Did the Directive improve efficiency by simplifying reporting? Yes, fully Yes, partly No No No opinion	SME	©	0	0	0	0	0
Tax payers State finance Did the Directive improve efficiency by simplifying reporting? Yes, fully Yes, partly No No opinion	Industry	©	0	0	0	0	0
State finance Did the Directive improve efficiency by simplifying reporting? Yes, fully Yes, partly No No opinion	Consumers	©	0	0	0	0	0
Did the Directive improve efficiency by simplifying reporting? Yes, fully Yes, partly No No No opinion	Tax payers	0	0	0	0	0	0
Yes, fullyYes, partlyNoNo opinion	State finance	0	0	0	0	0	0
ase explain your answer	Yes, fully Yes, partly No		cy by simp	lifying repor	ting?		
00 character(s) maximum	se explain your answe						

4.2. How would you estimate the economic burden resulting from the Directive on the different

Yes, fullyYes, partly
No
 No opinion
Please explain your answer
200 character(s) maximum
Alignment with the IEA has made it possible to improve the EU contribution to an IEA collective action. Reference is made to the answer to question 2.3.
4.5. Considering your answers to chapter 3 and to questions 4.3 and 4.4, do you think that the costs related to the implementation of the Directive are proportionate to the benefits achieved?
✓ Yes, fully
Yes, partly
O No
No opinion
Please explain your answer
200 character(s) maximum
4.6. Any additional views on the effectiveness of Directive 2009/119?
500 character(s) maximum

4.4. Did the Directive improve efficiency through better harmonisation with the IEA system?

5. Coherence

The evaluation of coherence involves looking at a how well or not different actions work together. Checking "internal" coherence means looking at how the various internal components of an EU intervention operate together to achieve its objectives. Similar checks can be conducted in relation to other "external" interventions, at different levels: for example, between interventions within the same policy field or in areas which may have to work together. At its widest, external coherence looks at compliance with international agreements/declarations.

5.1. The IEA requires its members to hold oils stocks equivalent 90 days of net imports and imposes no obligation on net oil exporters. Contrary to the EU system, stocks held for commercial or operational use can be counted to this purpose. 20 EU Member States have to comply with both the EU and the IEA mechanism. In your view, is the system resulting from the Directive coherent with IEA obligations?



Please explain your answer

200 character(s) maximum

There is no need to be fully coherent with the IEA system due to the different context and composition of MS, refinery capacity etc. Reference is made to question 2.3

5.2. The Energy Union means making energy more secure, affordable and sustainable. The Energy Union strategy is made up of 5 dimensions: (1) energy security, solidarity and trust; (2) a fully integratedEuropean energy market; (3) energy efficiency contributing to moderation of demand; (4) decarbinising the economy and (5) research innovation and competitiveness. http://ec.europa.eu/priorities/energy-union-and-climate_en

In your view, is the Directive coherent with the Energy Union objectives?

	Yes, fully	Yes, partly	No	No opinion
Energy security, solidarity and trust	√	©	0	0
Fully integrated European energy market	0	©	0	✓
Energy efficiency contributing to moderation of demand	0	0	0	√
Decarbonising the economy	0	©	0	✓
Research, innovation and Competitiveness	0	©	0	✓

Please explain your answer

2	00 character(s) maximum

/energy/en/topics
Yes, fully
Yes, partly
© No
No opinion
Please explain your answer
200 character(s) maximum
5.4. In your view, is the Directive coherent with other EU rules relating to the oil sector?
https://ec.europa.eu/energy/en/topics/oil-gas-and-coal
http://ec.europa.eu/growth/tools-databases/newsroom/cf/itemdetail.cfm?item_id=8630⟨=en
Yes, fully
Yes, partly
O No
No opinion
Please explain your answer
200 character(s) maximum
5.5. In your view, is the Directive coherent with other EU policies? https://ec.europa.eu/info/index_en
Yes, fully
Yes, partly
O_No
No opinion

5.3. In your view, is the Directive coherent with other EU rules in the energy sector ? https://ec.europa.eu

Please explain your answer	
200 character(s) maximum	
5.6. Any additional views on the coherence of the Directive with other rules, policies and actions? 500 character(s) maximum	
6. EU added value	
European added value is defined as the value resulting from an EU intervention which is addition the value that would have been otherwise created by Member State action alone. In the context of evaluation, the question is whether having an EU Directive on emergency oil stocks presents mo added value than a situation without EU intervention.	of the
6.1. Do you see an added value in having a coordinated mechanism for emergency oil stocks?	
✓ Yes	
No	
No opinion	
6.2. Do you think that the existence of a separate EU system for emergency oil stocks is justified?	
Yes	
O No	
No opinion	

Please explain your answer

200 character(s) maximum
Due to the markets global character a disruption will affect all MS. The objecticves of the Directive can best be optained through cooperation, common requirements and solidaity between MS.
6.3. Do you consider that the EU system is a good complement of the IEA system?
Yes
No
No opinion
Please explain your answer
200 character(s) maximum
IEA has internationally recognized rules. However, the EU has a need to adapt the rules to the European context. Reference is made to the answer to question 2.2.
6.4. What would be the consequences on the levels of oil stocks available in case of disruption if the EU no longer required Member States to hold emergency stocks?
No consequence
Decrease the level of oil stocks held
No opinion
Please explain your answer
200 character(s) maximum

States to hold emergency stocks?
No consequence
Increase the vulnerability in case of oil disruption
No opinion
·
Please explain your answer
200 character(s) maximum
Reference is made to the answer to question 6.2.
6.6. Is there a need for EU additional policy on emergency oil stocks? Yes
▼ No
Please explain your answer
200 character(s) maximum
6.7. Any additional views on Directive 2009/119 added value?
500 character(s) maximum
7. Results of the study – Recommendations

6.5. What would be the consequences on the security of oil supply if the EU no longer required Member

A study in support of the mid-term evaluation of the functioning and implementation of Council Directive 2009/119/EC was prepared by a consultant to provide the Commission with an independent evaluation of the Directive. Respondents are invited to give their opinion on the findings and recommendations presented in the report[1].

The composition and levels of emergency stocks held are crucial to addressing a disruption in an effective way. Annex I of the Directive sets out the methods and procedures for the calculation of the crude oil equivalent of the petroleum product imports. Annex II sets out the method for calculating the crude oil equivalent of inland consumption. Annex III sets out the methods for calculating the level of stocks held. The methods and procedures described in these Annexes may be amended in comitology, in accordance with the regulatory procedure referred in Article 23(2).

Naphtha is a petroleum product which can also have a petrochemical use. Annex I and Annex II detailed specific provisions to take into account the part of naphtha not available for energy purposes. Annex I states that the crude oil equivalent of oil import is reduced by 4%, or if by the net actual consumption or the average naphtha yield if greater than 7% on the national territory of the Member State. Annex III state that crude oil stocks are to be reduced by 4% which correspond to the average naphtha yield, and stocks of naphtha are not included in the emergency stocks.

Directive 2009/119/EC- Trinomics, 2016- http
7.1. The 7% naphtha threshold might have an impact on the stockholding obligation for some Member States with naphtha yield fluctuating around 7%. Do you consider annex I should be amended to limit the trigger effect of the 7% naphtha yield?
YesNo
Please explain your answer
500 character(s) maximum

7.2. Under the IEA methodology, for calculating the stock levels, the 4% naphtha yield is deducted from "crude oil, NGL, and feedstock" which is the abbreviation for the full name of Crude, NGL, Feedstocks, Additives/oxygenates and Other Hydrocarbons; compared to 4% reduction of "crude oil" in Annex III of the Directive comprises also Crude, NGL, Feedstocks, Additives/oxygenates and Other Hydrocarbons. Do you consider Annex III of the Directive should be amended to explicitly indicate the full name of Crude, NGL, Feedstocks, Additives/oxygenates and Other Hydrocarbons? Yes No
Please explain your answer
500 character(s) maximum
7.3. Under the IEA methodology, naphtha for gasoline production is included in the calculation for stock levels if it is reported as gasoline blending component while naphtha for petrochemical uses is excluded. According to Annex III of the Directive, stocks of naphtha are not included in the emergency stocks. Do you consider Annex III of the Directive should be amended to further detail the possible reporting of naphtha as gasoline blending component?
Yes No

Both in the IEA methodology and in Annex III of the Directive, a 10% deduction is made on the quantities of stocks calculated. According to the IEA methodology the deduction is made to account for unavailable stocks. The Directive does not specify any reason for the deduction.

Yes
▼ No
Please explain your answer
200 character(s) maximum
The "tank bottoms" argument seems to be technologically outdated. Reference is made to the answer to question 2.4 as the 10 percent deduction is part of the preparedness level.
7.5. if not justified, how should Annex III be amended?
No doduction rate at all for unavailability
 No deduction rate at all for unavailability A lower deduction rate
Several deduction rates based on the nature of the stock holders (whether CSE, private, cross
border,)
Other (specify)
Please explain your answer
200 character(s) maximum
An amendment in favour of CSE's would improve the incentive to have more CSE-held stocks. Reference is made to the answer to question 3.1.
Additional contribution
Do you have other specific views that could not be expressed in the context of your replies to the above questions?
5000 character(s) maximum

7.4. In your view, is a 10% deduction still justified?

Finally, you may upload here any relevant documents, e.g. position papers, that you would like the European Commission to be aware of.

Thank you for your participation in the consultation!