## **Review of the Markets in Financial Instruments Directive**

## Questionnaire on MiFID/MiFIR 2 by Markus Ferber MEP

The questionnaire takes as its starting point the Commission's proposals for MiFID/MiFIR 2 of 20 October 2011 (COM(2011)0652 and COM(2011)0656).

All interested stakeholders are invited to complete the questionnaire. You are invited to answer the following questions and to provide any detailed comments on specific Articles in the table below. Responses which are not provided in this format may not be reviewed.

Respondents to this questionnaire should be aware that responses may be published.

Please send your answers to econ-secretariat@europarl.europa.eu by 13 January 2012.

Name of the person/ organisation responding to the questionnaire

## **Trianel GmbH**

Lombardenstraße 28 52070 Aachen Germany

Trianel GmbH is the largest cooperation of independent municipal utilities in Europe and therefore the speaker for up to 51 local corporations in the german, austrian, swiss and dutch energy sector. We make it possible, together with our municipal utilities, to utilise the whole value-added chain, including the generation of electricity in large-scale power plants; and trading with electricity, gas and CO2.

## **Introductory Remark:**

Trianel supports the answers of the organisations of the energy branch, such as BDEW and VKU. By answering this questionnaire, we are focused on the most specific issues concerning Trianel. Therefore we have limited our answers to question 1) only.

Theme	Question	Answers
Scope	Are the exemptions proposed in Directive Articles 2 and 3 appropriate? Are there ways in which more could be done to exempt corporate end users?	Trianel is very concerned about the approach to enlarge the scope of MiFID by expanding the definition of financial instruments and therefore, limit the scope of the exemptions. The exemptions are not appropriate because, it is unclear whether a joint venture of municipalities like Trianel will be able to use the exemptions, in particular the exemption for ancillary activities referred to in Art. 2 i), anymore. As the procurement of power, gas and emission allowances of our shareholders (municipalities) should be treated as ancillary activities it is not clear whether this should be treated as the same on the level of the joint venture (group level). Therefore we would appreciate it if this open issue could be translated into clear legal language by defining "group basis" as holding shares with "participating interests" according to Art.17 of Directive 78/660/EWG. We support the opinion of the BDEW that the trading activities of energy trading companies that are created to support risk management on behalf of the owners should be clearly treated as ancillary activities as they are ancillary to the owners' main business supply of energy.
	2) Is it appropriate to include emission allowances and structured deposits and have they been included in an appropriate way?	
	3) Are any further adjustments needed to reflect the inclusion of custody and safekeeping as a core service?	
	4) Is it appropriate to regulate third country access to EU markets and, if so, what principles should be followed and what precedents should inform the approach and why?	
Corporate governance	5) What changes, if any, are needed to the new requirements on corporate governance for investment firms and trading venues in Directive Articles 9 and 48 and for data service providers in Directive Article 65 to ensure that they are proportionate and effective, and why?	

Organisation	6) Is the Organised Trading Facility category appropriately	
of markets	defined and differentiated from other trading venues and from	
and trading	systematic internalisers in the proposal? If not, what changes are	
	needed and why?	
	7) How should OTC trading be defined? Will the proposals,	
	including the new OTF category, lead to the channelling of	
	trades which are currently OTC onto organised venues and,	
	if so, which type of venue?	
	8) How appropriately do the specific requirements related to	
	algorithmic trading, direct electronic access and co-location	
	in Directive Articles 17, 19, 20 and 51 address the risks	
	involved?	
	9) How appropriately do the requirements on resilience,	
	contingency arrangements and business continuity	
	arrangements in Directive Articles 18, 19, 20 and 51	
	address the risks involved?	
	10) How appropriate are the requirements for investment firms	
	to keep records of all trades on own account as well as for	
	execution of client orders, and why?	
	11) What is your view of the requirement in Title V of the	
	Regulation for specified derivatives to be traded on	
	organised venues and are there any adjustments needed to	
	make the requirement practical to apply?	
	12) Will SME gain a better access to capital market through the	
	introduction of an MTF SME growth market as foreseen in	
	Article 35 of the Directive?	
	13) Are the provisions on non-discriminatory access to market	
	infrastructure and to benchmarks in Title VI sufficient to	
	provide for effective competition between providers?	
	If not, what else is needed and why? Do the proposals fit	
	appropriately with EMIR?	
	appropriatery with Eiving:	

	14) What is your view of the new and to improve position limits	
	14) What is your view of the powers to impose position limits,	
	alternative arrangements with equivalent effect or manage	
	positions in relation to commodity derivatives or the	
	underlying commodity? Are there any changes which could	
	make the requirements easier to apply or less onerous in	
	practice? Are there alternative approaches to protecting	
	producers and consumers which could be considered as well	
	or instead?	
Investor	15) Are the new requirements in Directive Article 24 on	
protection	independent advice and on portfolio management sufficient	
	to protect investors from conflicts of interest in the	
	provision of such services?	
	16) How appropriate is the proposal in Directive Article 25 on	
	which products are complex and which are non-complex	
	products, and why?	
	17) What if any changes are needed to the scope of the best	
	execution requirements in Directive Article 27 or to the	
	supporting requirements on execution quality to ensure that	
	best execution is achieved for clients without undue cost?	
	18) Are the protections available to eligible counterparties,	
	professional clients and retail clients appropriately	
	differentiated?	
	19) Are any adjustments needed to the powers in the Regulation	
	on product intervention to ensure appropriate protection of	
	investors and market integrity without unduly damaging	
	financial markets?	
Transparency	20) Are any adjustments needed to the pre-trade	
	transparency requirements for shares, depositary receipts,	
	ETFs, certificates and similar in Regulation Articles 3, 4	
	and 13 to make them workable in practice? If so what	
	changes are needed and why?	
	21) Are any changes needed to the pre-trade transparency	
	requirements in Regulation Articles 7, 8, 17 for all	
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instrument? Will these proposals ensure the correct level of	
transparency?	
23) Are the envisaged waivers from pre-trade transparency	
requirements for trading venues appropriate and why?	
24) What is your view on the data service provider provisions	
(Articles 61 - 68 in MiFID), Consolidated Tape Provider	
(CTPs), Approved Reporting Mechanism (ARMs),	
Authorised Publication Authorities (APAs)?	
25) What changes if any are needed to the post-trade	
transparency requirements by trading venues and	
investment firms to ensure that market participants can	
access timely, reliable information at reasonable cost, and	
that competent authorities receive the right data?	
26) How could better use be made of the European Supervisory	
Authorities, including the Joint Committee, in developing and	
implementing MiFID/MiFIR 2?	
27) Are any changes needed to the proposal to ensure that	
competent authorities can supervise the requirements	
effectively, efficiently and proportionately?	
28) What are the key interactions with other EU financial	
services legislation that need to be considered in developing	
MiFID/MiFIR 2?	
29) Which, if any, interactions with similar requirements in	
major jurisdictions outside the EU need to be borne in mind	
	<ul> <li>23) Are the envisaged waivers from pre-trade transparency requirements for trading venues appropriate and why?</li> <li>24) What is your view on the data service provider provisions (Articles 61 - 68 in MiFID), Consolidated Tape Provider (CTPs), Approved Reporting Mechanism (ARMs), Authorised Publication Authorities (APAs)?</li> <li>25) What changes if any are needed to the post-trade transparency requirements by trading venues and investment firms to ensure that market participants can access timely, reliable information at reasonable cost, and that competent authorities receive the right data?</li> <li>26) How could better use be made of the European Supervisory Authorities, including the Joint Committee, in developing and implementing MiFID/MiFIR 2?</li> <li>27) Are any changes needed to the proposal to ensure that competent authorities can supervise the requirements effectively, efficiently and proportionately?</li> <li>28) What are the key interactions with other EU financial services legislation that need to be considered in developing MiFID/MiFIR 2?</li> <li>29) Which, if any, interactions with similar requirements in</li> </ul>

	and why?		
	30) Is the sanctions regime foreseen in Articles 73-78 of the		
	Directive effective, proportionate and dissuasive?		
	31) Is there an appropriate balance between Level 1 and Level 2		
	measures within MIFID/MIFIR 2?		
Detailed comments on specific articles of the draft Directive			
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