

## **EUROPEAN GREEN BOND FACTSHEET**

This document ar	nd its contents are not subject to any approval or endorsement from ESMA or any other						
competent author	ity.						
1. General Info	rmation						
Date of	Bond-specific European Green Bond Factsheet dated 16 May 2025						
publication							
Legal name of	Iberdrola Finanzas, S.A.U. (the " <b>Issuer</b> "),						
lssuer	Guaranteed by Iberdrola, S.A. (the " <b>Guarantor</b> " or " <b>Iberdrola</b> ")						
Legal Entity	Issuer´s LEI: 5493004PZNZWWBOUV388						
Identifier	Guarantor´s LEI: 5QK37QC7NWOJ8D7WVQ45						
Contact details	https://www.iberdrola.com/						
	Iberdrola S.A.						
	Plaza Euskadi 5,						
	48009, Bilbao (Bizkaia)						
	investor.relations@iberdrola.es						
Bond	ISIN of the Bond: XS3072230744						
	Nominal amount of the Bond: €750,000,000						
	Coupon of the Bond: 3.5%						
	Maturity of the Bond: 16 May 2035						
Please note that this is a bond-specific Factsheet (a "Bond-specific Fac							
	30,000,000,000 Guaranteed Euro Medium Term Note Programme of the Issuer and						
	Iberdrola and has been externally reviewed by the External Reviewer (available at						
	<u>Green Second Party Opinion</u> ), in accordance with the Regulation (EU) 2023/2631 of the						
	European Parliament and of the Council (the "EuGB Regulation").						
	The content of this Bond-specific Factsheet is taken from Iberdrola's framework						
	European Green Bond Factsheet (the "Programme Factsheet"), available at						
	https://www.iberdrola.com/documents/20125/42169/iberdrola-eu-gbs-						
	<u>factsheet.pdf</u> , with the necessary amendments made so as to refer to the above						
	European Green Bond or this Bond-specific Factsheet, except that in respect of the						
	sections entitled:						
	• "Bond"						
	• "Issuance Date"						
	"Intended allocation to taxonomy-aligned economic activities"						
	<ul> <li>"Intended allocation to specific taxonomy-aligned economic activities" and</li> </ul>						
	"Issuance Costs"						
	New information (highlighted in yellow) has been included relating to the above						
	European Green Bond.						

	Iberdrola ensures that all its outstanding and future Green Bonds, including European Green					
	Bonds <sup>1</sup> , do not finance any of the activities of the EU Paris Aligned Benchmark (EU PAB)					
	exclusions <sup>2</sup> .					
Issuance Date	The issuance date of the above European Green Bond will be 16 May 2025.					
External	S&P Global Ratings Europe Ltd (Ireland) is acting as an external reviewer (the "External					
Reviewer	<b>Reviewer</b> ") for this Bond-specific European Green Bond Factsheet. Information on [•] can be					
	accessed via its website [•] or via the contact details provided below:					
	S&P Global Ratings Europe					
	Part 4th Floor, Styne House					
	Upper Hatch Street					
	Dublin 2 (Ireland)					
	https://www.spglobal.com/ratings/en/index					
Competent	Commission de Surveillance du Secteur Financier (the <b>"CSSF"</b> ) is the competent authority					
authority	approving the Base Prospectus.					
2. Important i	nformation					
Bond(s)	These bonds use the designation 'European Green Bond' or 'EuGB' in accordance with the					
designation	EuGB Regulation <sup>3</sup> .					
	Furthermore, the Issuer's European Green Bonds also follow the voluntary guidelines in the					
	Green Bond Principles (GBPs <sup>4</sup> ) published by the International Capital Markets Association					
	(ICMA) as per Iberdrola's Green Financing Framework (the " <b>GFF</b> "), published in December 2023 <sup>5</sup> .					
3. Environmer	ntal strategy and rationale					
Statement on	For each European Green Bond outstanding and annually until the maturity date <sup>6</sup> , the Issuer					
impact	intends to draw up and make public a European Green Bonds impact report on the					
reporting's	environmental impact of the use of the bond proceeds, in accordance with Article 12(1) of the					
review	EuGB Regulation. The issuer intends to have such impact report(s) reviewed by an external					
	reviewer, in accordance with Article 12(3) of the EuGB Regulation.					
Overview -	The bonds using the designation "European Green Bond" or "EuGB" contribute to Iberdrola's					
Alignment of the						
bonds with the	Mitigation (CCM) as referred to in Article 9 of Regulation (EU) 2020/852.					
broader	Iberdrola is committed to an energy model that priorities the well-being of people and the					
environmental	preservation of the planet. This is rooted in the corporate purpose that inspires the entire					
strategy of the	strategy of the company: "to continue building together each day a healthier, more					
Issuer	accessible energy model, based on electricity".					

<sup>&</sup>lt;sup>1</sup> As per ESMA Q&As (December 2024, available here), European Green Bonds that have been issued under the European Green Bonds Regulation (Regulation (EU) 2023/2631), are not subject to the exclusions of investments referred to in paragraphs 16-18 of the 'ESMA Guidelines on funds' names using ESG or sustainability related terms' available here, because the Guidelines are intended to be read in conjunction with Level 1 legislation such as the European Green Bonds Regulation and should consider the high level of protection guaranteed by the EU legal framework for such investments. However, lberdrola ensures that EU PAB exclusions apply also to outstanding ICMA Green Bonds.

<sup>&</sup>lt;sup>2</sup> Activities referred to as in Article 12 (1) (a-b) and (d-g) of Commission Delegated Regulation (EU) 2020/1818 and as well as meeting Article 12(1, c) of the same Regulation referencing exclusions at issuer level that do not benefit from the 'look-through' approach. The Commission Delegated Regulation (EU) 2020/1818 is available <u>here</u>.

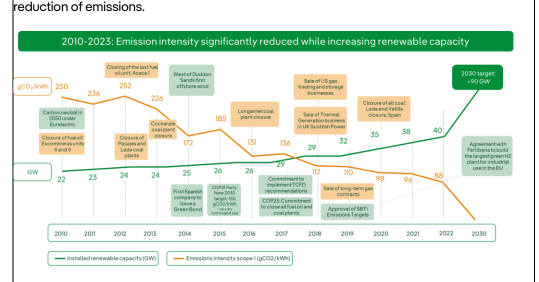
<sup>&</sup>lt;sup>3</sup> Regulation (EU) 2023/2631 of the European Parliament and of the Council of 22 November 2023 on European Green Bonds and optional disclosures for bonds marketed as environmentally sustainable and for sustainability-linked bonds (OJ L, 2023/2631, 30.11.2023, ELI: http://data.europa.eu/eli/reg/2023/2631/oj).

<sup>&</sup>lt;sup>4</sup> Voluntary Process Guidelines for Issuing Green Bonds (June 2021) (with June 2022 Appendix 1).

<sup>&</sup>lt;sup>5</sup> Available <u>here</u>.

<sup>&</sup>lt;sup>6</sup> While the Regulation (EU) 2023/2631 requires impact reporting to be published after full allocation and at least once during the lifetime of the bond, in case the gradual approach is chosen, Iberdrola has decided to keep reporting annually and until bond maturity in accordance with its long-standing green financing approach.

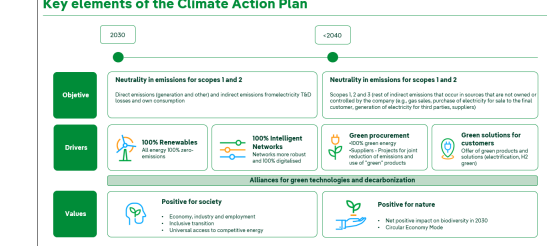
For more than 20 years, in anticipation of the energy transition, lberdrola has been developing sustainable solutions to support the increasing electrification of the global economy: cleaner energy, more storage capacity, more backup power, more and smarter grids, and more digitisation. Today, Iberdrola is a benchmark in the fight against climate change and has an active presence at the United Nations Climate Change Summits. Iberdrola has invested more than 140b€ in energy transition since 2000, allowing the transformation of the electric system towards a more decarbonized generation mix, increasing its installed capacity free of emissions and therefore achieving a significant



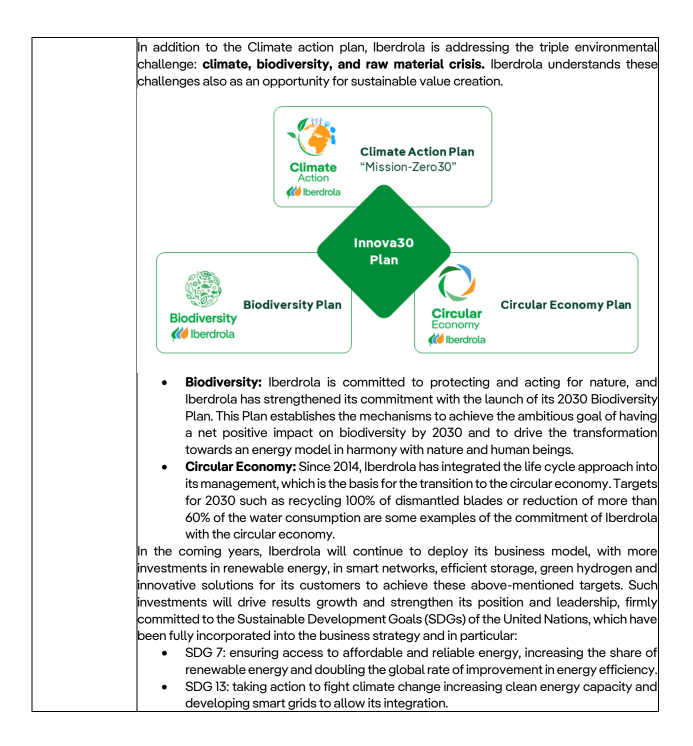
The electricity sector plays a key role in achieving the goal set by the historic Paris Agreement to limit the increase in global temperature to 1.5  $^\circ C$  and to tackle the climate emergency.

In its commitment to the Paris Agreement and the energy transition, Iberdrola's Climate Action Plan establishes an ambitious roadmap with SBTi (Science Based Targets initiative) verified targets of achieving carbon neutrality for scopes 1 and 2 by 2030 and net-zero emissions before 2040 for all scopes, including scope 3 (expressed in carbon dioxide equivalent).

The plan also defines the levers and associated actions that, in turn, contribute to the decarbonisation of the economy, as well as the values, tools and indicators on which the achievement thereof is based.



**Key elements of the Climate Action Plan** 



	SUSTAINABLE GEALS DEVELOPMENT GEALS The SDGs, part of the Iberdrola's Group business strategy					
	Maine Focus Direct contribution					
	7       AFFORMATE AND CLEAREMENT       13       ALMATE ACTION         9       ACCENT MALTER ACCENTANTIAL       9       ACCENT MALTER ACCENTANTIAL       15       LEF. IFF.       17       PARTICE SHIPS         9       ACCENT MALTER ACCENTANTIAL       Image: Comparison of the state of					
	Indirect contribution to all other SDGs					
	Further information is available at <u>Iberdrola's Sustainable Development Policy</u> . In this context, green financing is a tool perfectly aligned with Iberdrola's strategy, used to develop its investment plan while giving investors the transparency to better allocate their funds and the ability to measure their contribution to sustainability.					
	Iberdrola's green financing instruments, including EuGBs, support the achievement of the Paris Climate Agreement and other national and international target settings for climate change mitigation and the transition to a low-carbon sustainable economy – and as such enable the trajectory of Iberdrola's sustainability strategy.					
Link with the assets. turnover.	An amount equal to the net proceeds raised via European Green Bonds will be used to finance or refinance EU Taxonomy-aligned asset CapEx, therefore, contributing to					
CapEx and	Iberdrola's EU Taxonomy-aligned investment plan.					
OpEx KPIs	<ul> <li>The EU Taxonomy-aligned CapEx indicator best reflects Iberdrola's growth strategy based on smart grids and renewable generation, which are activities on which Iberdrola focuses almost all its investments<sup>7</sup>. In fact, the percentage of EU Taxonomy-aligned CapEx<sup>8</sup> corresponds to 88.8% (YE2023) and Iberdrola aims to achieve over 90% by 2026.</li> <li>The Issuer and Iberdrola do not intend to allocate any amounts equal to the net proceeds raised via European Green Bonds to OpEx.</li> </ul>					
	<ul> <li>Iberdrola does not consider the percentage of taxonomy aligned revenue (EU Taxonomy-aligned revenue KPI) to be an accurate reflection of the sustainability of its operations. Therefore, in the case of integrated companies that simultaneously carry out regulated and unregulated distribution activities, in addition to what is required by the regulations, Iberdrola reports on the percentage of revenue alignment in relation to eligible revenue as well as adjusted values that exclude from the denominator the amount paid by the unregulated activity in Spain and the United Kingdom in relation to the cost of access to the electricity networks. The degree of alignment of revenues with the consolidated total is 40.4%, while adjusted for the effect of network access costs it would be 43.6%. In both cases, the proportion of</li> </ul>					

<sup>&</sup>lt;sup>7</sup> The guidance provided by the Commission Notice of 16 June 2023 referred to in response to question 16 suggests that where the proceeds from the sustainable bond are used to pay for Taxonomy-aligned CapEx, such Capex is already reflected in the GAR/GIR of the financial undertaking. On the other hand, this CapEx is part of the non-financial undertaking's CapEx KPI and would be counted in the GAR/GIR of the financial undertakings. To avoid double counting, financial undertakings should use an adjusted CapEx KPI that the non-financial undertaking should disclose alongside their non-adjusted KPIs. However, since nearly 90% of the capex plan forecasted by lberdrola for the period 2023-2025 will be directed to activities that are aligned with the European Union Taxonomy and nearly all bond funding is done in green EUT aligned format, we have not yet disclosed any adjusted CapEx KPI, as there is virtually no difference between the adjusted and the unadjusted KPI. <sup>8</sup> Organic Capex, according to the Article 8 of Regulation (EU) 2020/852.

	4.1 Electricity generation using solar	Solar photovoltaic production, using solar PV technology	D35.1.1	Renewable Energy		
	Economic activity	Type	NACE code	Mapping with Iberdrola's GFF		
	An amount equal to the following economic activ	e net proceeds raised via s are vities:				
	-	nds will contribute to the environm in Article 9 of Regulation (EU) 202		ive of climate change		
	refinancing is expected to be 34% financing and 66% refinancing for the abo European Green Bond.					
		ancing (in the year of issuance o				
		ne maturity date of the European (				
	-	t, which will be drawn up and put		ally by the Issuer and		
activities	•	gulation (EU) 2020/852, accord		,		
aligned economic		ires <b>100% of an amount equal t</b> to be used for activities that are e				
taxonomy-		e not securitisation bonds.	o the relay	ant European Green		
allocation to	allocated to Ca	pEx in accordance with the gra	-			
Intended	An amount equa	al to the net proceeds raised via t	he Europear	Green Bonds will be		
4 Intended all		relates to will not be securitisation	on bonds.			
Securitization		nds that the Programme Europea		nd Factsheet and this		
	and-climate-action-plan		port 039 20			
	technologies, etc. The main impact will be the reduction in Scope 3 emissions. The Climate Transition Plan is available at: <u>integrated-report-esg-2023-energy-transition-</u>					
		ivatives, a sustainable mobility		-		
		of energy demand, with actions s	-			
		s for customers: Contributing t	o the gradu	al electrification and		
	impact on Scop					
		rill have an impact on Scope 2 em	-	-		
		<b>ds:</b> Operating a robust grid as an energy system. By 2025, over 839				
	to Scope 3 emis		<i></i>			
	lever mainly has	an impact on Scope I emission r	eductions, w	hile also contributing		
		new technologies (such as hybridiz				
		es: Investing in renewable genera				
		d via European Green Bonds are led at economic activity/group of	-			
	metrics.					
	by 2040. This Plan outlin	es the levers and actions availab	le and estab	lishes the associated		
	establishes an ambitious roadmap aimed at achieving zero net emissions of CO2 equivale					
transition plans		in 2022 and presented it to the		•		
Link to	turnover.	)(a)(iii) Regulation (EU) 2013/34, I	hardrala ad	antad ita aggalaratag		
	reach 71.7% (YE2023). EU Taxonomy aligned investments financed or refinanced via European Green Bonds indirectly contribute to Iberdrola's taxonomy-aligned					

	photovoltaic							
	technology							
	4.3 Electricity							
	generation from wind	Wind energy production (onshore	D35.1.1					
	power	and offshore)	D35.1.1					
	4.10 Storage of	Battery Energy Storage Systems						
	electricity	(BESS)	-9					
Intondod		• •	al to the net	proceeds of the				
Intended		intend to allocate an amount equ		-				
allocation to		Bond to economic activities that a	ire considere	ed 'enabling'. There				
specific		ards transitional activities.						
taxonomy-		do not intend to allocate to activi	ties related t	o nuclear energy and				
aligned	fossil gas.							
economic	The above-mentioned a	allocation includes the following	<mark>g enabling e</mark>	conomic activities:				
activities	- 4.3 Electricity g	generation from wind power: ap	<mark>pr. 83%</mark>					
	- 4.1 Electricity g	eneration using solar photovolt	aic technol	ogy: appr. 13%				
		electricity: appr. 4%		<b>3</b> /11/11/11				
Intended		allocated in accordance with Art	icle 5 of the	FuGB Regulation to				
		Illy EU taxonomy aligned. The prov		-				
	, ,	I with the EU taxonomy at the m	noment that	the European Green				
	Bonds are issued.							
aligned with the								
technical	In the case the Technic	al Screening Criteria of the EU T	axonomy ar	e amended after the				
screening	issuance of a European (	Green Bond, th <mark>e Issuer and</mark> Iberd	rola will ens	ure that the allocation				
criteria	of such bond's proceed	s will comply with the amended	criteria no la	ater than seven years				
	after the date of applicat	tion of the amended criteria.						
Process and	The Issuer and Iberdrola	The Issuer and Iberdrola will endeavour to complete the full allocation of an amount equal						
timeline for	to the European Green Bond's proceeds within 24 months from the issue date of the							
allocation	European Green Bond.							
	The process for evaluation and selection of projects relies on internal expertise:							
	<ul> <li>The list of projects is prepared by the Control department, based on internal expertise and their daily coordination with Business units (Renewables, Networks, Sustainable Customer Solutions, Sustainable Mobility). Such list is periodically submitted to the Finance &amp; Treasury department for validation, selection and confirmation that no double- counting exists.</li> </ul>							
	<ul> <li>The alignment of the eligible European Green Bond projects to the EU Taxonomy is confirmed to the Finance &amp; Treasury department by the Sustainable Development Team, within the ESG Division.</li> </ul>							
	• In respect of the use of proceeds, this is subject to checks by the corresponding business unit, the Control department and the Finance & Treasury department.							
	<ul> <li>The project fulfilment with the additional selection criteria described in Section 8 of th factsheet (Other relevant information: Additional selection criteria) is ensured to different areas, which are contacted by Iberdrola's Finance &amp; Treasury department pri- to the selection of the European Green Bond projects for the relevant European Green Bond issuance. These areas confirm both the compliance of the specific projects wir these additional selection criteria and the absence of any material controversy in relation</li> </ul>							

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to any of them. The participating areas include Compliance, Procurements, Environment, People & Organization, Legal and the ESG Division.

## Assessment of activities in scope

Iberdrola has identified and put in place the processes it considers necessary to ensure that projects are aligned with the requirements of the EU Taxonomy Delegated Acts on climate change mitigation (in particular, the Commission Delegated Regulation (EU) 2021/2139), including:

- The eligibility of the activity pursuant to EU Taxonomy Delegated Acts on climate change mitigation.
- The alignment with Substantial Contribution criteria ("SCC").
- The compliance with the Do No Significant Harm criteria ("DNSH").
- The compliance the Minimum Social Safeguards ("MSS").

The Issuer and Iberdrola have mandated an External Reviewer to provide a pre-issuance review report on the compliance of the Programme Factsheet and this Bond-specific Factsheet with Annex I of EuGB Regulation, and with the requirements of that regulation concerning the use of proceeds. The External Reviewer has also carried out an assessment of full compliance of the use of proceeds with the EU Taxonomy requirements, as well as full compliance with the Green Bond Principles of the International Capital Markets Association, which can be found in the Appendices to the External Review.

A summary is provided below.

Substantial Contribution to Climate Change Mitigation (CCM):

4.1	Electricity generation using solar photovoltaic technology	Iberdrola's activities include the construction and operation of electricity generation facilities that produce electricity using solar photovoltaic (PV) technology.	
4.3	Electricity generation from wind power	Iberdrola's activities include the construction and operation of electricity generation facilities that produce electricity from wind power (onshore and offshore).	
4.5	Electricity generation from hydropower	<ol> <li>Iberdrola's activities include hydroelectric facilities that comply with either of the following criteria:         <ol> <li>the electricity generation facility is a run-of-river plant and does not have an artificial reservoir;</li> <li>the power density of the electricity generation facility is above 5 W/m2;</li> <li>the life-cycle GHG emissions from the generation of electricity from hydropower, are lower than 100 g CO2e/kWh.</li> </ol> </li> </ol>	
4.9	Transmission and Distribution of Electricity	<u>General Network investments</u> Criterion CCM 1: Iberdrola's activities include networks projects that facilitate the full decarbonization of the system they support. The issuer confirms that the system is the interconnected	

		European system, and the average emissions factor of the system network (5- year moving average) is below the threshold value of 100 g CO2e/kWh, measured on a life cycle basis.
		Projects intended to support access to energy, especially in areas of lower penetration or isolated
		Criterion CCM 1: Iberdrola's activities include networks projects that facilitate the full decarbonization of the system they support. The issuer confirms that the system is the interconnected European system, and the average emissions factor of the system network (5- year moving average) is below the threshold value of 100 g CO2e/kWh, measured on a life cycle basis.
		IT systems supporting network control, demand side response and distributed generation dispatching
		Criterion CCM I: Iberdrola's activities relate to the installation of IT systems for supporting network control, demand side response and distributed generation dispatching. The system is the interconnected European system, and the average emissions factor of the system network (5-year moving average) is below the threshold value of 100 g CO2e/kWh, measured on a life cycle basis.
4.10	Storage of electricity	Iberdrola's activities include the construction and operation of facilities that store electricity and return it at a later time in the form of electricity.
7.3	Installation, maintenance and repair of energy efficiency equipment	Heating electrification as heat pumps Criterion 2e: Iberdrola's activities cover the installation, replacement, maintenance and repair of heating, ventilation and air conditioning (HVAC) and water heating systems, including equipment related to district heating services, with highly efficient technologies.
		Efficiency projects in buildings (reaching the 30% target)
		Criteria 2a and 2e: Iberdrola's activities include projects that improve the energy efficiency in buildings. The issuer confirms the projects will align with the addition of insulation to existing envelope components, the installation and replacement of energy efficient light sources, installation, replacement, maintenance and repair of heating, ventilation and air conditioning (HVAC) and water heating systems with highly efficient technologies.
7.4	Installation, maintenance and	Charging stations
	repair of recharge stations for electric vehicles in buildings (and in	Iberdrola's activities include the construction and operation of charging stations and the associated infrastructure for electric vehicles.
	parking spaces attached to buildings)	Associated infrastructure

	And 4.9 Transmission	Criterion 2b: Iberdrola's activities include the construction and operation of electric vehicle (EV) charging stations and supporting electric infrastructure for the electrification of transport.	
	and distribution of electricity		
7.5	Installation, maintenance and repair of	<u>Smart meters</u> Criterion 1c: Iberdrola's activities include the installation,	
	instruments and devices for measuring,	maintenance and repair of smart meters for gas, heat, cool and electricity.	
	regulation and controlling energy performance of buildings		
7.6	Installation, maintenance and repair of renewable energy technologies	Distributed generation as Iberdrola's 'Smart Solar' Criteria Ia and Ib: Iberdrola's activities include the installation, maintenance and repair of solar photovoltaic systems as well as solar hot water panel, and the ancillary technical equipment for both technologies.	
The Iss respec Regula Princip fundar Issuer' interna	et of minimum safeg ation (OECD guideline ples on Business ar nental principles and s and Iberdrola's s ational standards and	s companies operating under EU legislation, have ensured the luards criteria according to Article 18 of the EU Taxonomy es for Multinational Enterprises (MNE), United Nations Guiding ad Human Rights (UNGPs), the eight ILO conventions on rights at work, and the international bill of human rights). The pecific documents also make specific reference to such reaffirm its commitment to promote and support all the values by international human rights institutions.	
avoid	double counting and	t of proceeds, the Issuer and Iberdrola consider it essential to assure transparency. As a result, the Issuer and Iberdrola have cess to ensure traceability of funds.	
Depar procee	Upon receipt, the proceeds will be managed by Iberdrola's Financing and Treasury Department. This department is responsible for the allocation of green financing instrument proceeds to an eligible project, selected in line with the project evaluation and selection criteria.		
or othe intensi the all	er form of available sh ve or [controversial]	be temporarily held in any form of cash, time deposit with banks nort term liquid funding sources and will not be invested in GHG activities. The Issuer and Iberdrola will endeavour to complete In financing instrument proceeds within 24 months from the	

	The Issuer and Iberdrola will endeavour to perform an external assurance of the invested capital once the corresponding proceeds are allocated from the accounting and treasury records to check the correct use of proceeds.						
Issuance costs	The Issuer will fully allocate an amount equal to the net proceeds amount of the above						
155001100 00515	European Green Bond as indicated in the Final Terms of the European Green Bond. The						
	net proceeds are calculated deducting the issuance costs related to the underwriting						
	and placement from the issue price of the European Green Bond. The estimated						
	issuance costs related to the underwriting and placement is 745,132,500.						
	Iberdrola intends to supplement the net proceeds with an amount from its own funds						
	so that an amount equal to the nominal amount of the European Green Bond is allocated						
	<mark>to the relevant economic activities set out herein.</mark>						
5. Environmer	ntal impact of bond proceeds						
Estimate of the	Given that (i) the projects that the proceeds of a European Green Bond will be allocated to						
anticipated	will be defined on a future date upon the issuance of such European Green Bond, and (ii)						
impacts	some of the projects could be still under construction or even inception, it is difficult to						
	forecast production in the coming years, as well as the environmental benefits derived from						
	that production, the information on the environmental impacts of the bond proceeds will be						
	provided in the post-issuance impact report, annually and until the maturity date of the						
	European Green Bond in accordance with i) Article 12(1) of the EuGB Regulation <sup>10</sup> , ii)						
	Iberdrola's GFF and iii) best market practices. The list of impact indicators is made available						
	in Section 6) below 'Information on reporting' as well as Iberdrola's GFF.						
6. Information							
Link to the	The Issuer and Iberdrola expect to publish the following information in the allocation report						
reports	on a project-by-project level, annually until maturity of the European Green Bonds.						
	a) List of projects with individual information.						
	b) Total funds allocation (with breakdown per economic activity and ICMA category).						
	c) When the net proceeds are used for refinancing purposes, Iberdrola will report on the						
	share of refinancing at the moment the relevant bond is issued.						
	The loguer and therefore expect to publish past issuence information in the impact report						
	The Issuer and Iberdrola expect to publish post issuance information in the impact report through the following indicators at project level:						
	a) Name						
	b) Type of the project						
	c) Country						
	d) Description						
	e) Physical indicator						
	f) Annual attributable GHG emissions avoided (tCO2e per year)						

<sup>&</sup>lt;sup>10</sup> While the Regulation (EU) 2023/2631 requires impact reporting to be published after full allocation and at least once during the lifetime of the bond, in case of gradual approach is chosen, Iberdrola has decided to keep reporting annually and until bond maturity in accordance with its long-standing green financing approach.

Type of Project	SDG	Impact Reporting Indicators
Smart grids	Affordable and clean energy and Climate Change mitigation	<ul> <li>Per project:</li> <li>Name</li> <li>Type of project (IT systems, Smart meters, Access to energy, Demonstration projects, General networks investment)</li> <li>Country</li> <li>Description</li> <li>Physical indicator i.e. <ul> <li>T&amp;D lines (total and attributable km of lines)</li> <li>IT Capex</li> <li>Telecommunicated substations (total and attributable number)</li> <li>Smart meters (total and attributable number)</li> <li>Smart meters (total and attributable number)</li> <li>In case of lines related to new renewable capacity:</li> <li>When applicable and possible, amount of renewable generation capacity connected by the T&amp;D asset (MWh)</li> <li>Related annual renewable energy produced by the capacity connected by the T&amp;D asset (tCO<sub>2</sub>e per year)</li> </ul> </li> <li>For the category:</li> </ul>
		<ul> <li>Invested capital attributable to the EuGB (€)</li> <li>Percentage of allocated proceeds vs unallocated proceeds (if there are) (%)</li> </ul>
Renewable energy	Affordable and clean energy and Climate Change mitigation	<ul> <li>Per installation:</li> <li>Name</li> <li>Type of project (wind onshore, wind offshore, hydroelectric, solar)</li> <li>Country</li> <li>Operational date</li> <li>Installed capacity (MW) or lifetime extension (years)</li> <li>Attributable capacity (MW) or attributable lifetime extension (years) to the financing instrument</li> <li>For each category:</li> <li>Invested capital attributable to the EuGB (€)</li> </ul>
		<ul> <li>Annual attributable renewable energy produced (MWh)</li> <li>Annual attributable GHG emissions avoided (tCO<sub>2</sub>e<sup>11</sup> per year)</li> <li>Percentage of allocated proceeds vs unallocated proceeds (if there are) (%)</li> </ul>

<sup>&</sup>lt;sup>11</sup> Avoided emissions are calculated as the product of the year's production attributable to the bonds and the emission factor for the country in which the assets are geographically located.

	Sustainable Customer Solutions	Affordable and clean energy and Industry, innovation and infrastructure	<ul> <li>Per project:</li> <li>Name</li> <li>Type of project (Heating electrification, Buildings' efficiency, Distributed generation, Demand side response infrastructure)</li> <li>Country</li> <li>Description</li> <li>Physical indicator i.e. <ul> <li>Number of installations</li> <li>Buildings' surface or energy savings</li> <li>Installed capacity in MW</li> </ul> </li> <li>For the category:</li> </ul>
	<b>F</b> locks		<ul> <li>Invested capital attributable to the EuGB (€)</li> <li>Percentage of allocated proceeds vs unallocated proceeds (if there are) (%)</li> </ul>
	Electric Mobility	Affordable and clean energy and Industry, innovation and infrastructure	Per project:  Name Type (Charging stations, Associated infrastructure) Country Description Physical indicator i.e.  Number of charging stations kW installed at charging stations For the category:
			<ul> <li>Invested capital attributable to the EuGB (€)</li> <li>Percentage of allocated proceeds vs unallocated proceeds (if there are) (%)</li> <li>Annual attributable GHG emissions avoided (tCO<sub>2</sub>e<sup>12</sup> per year)</li> </ul>
	• Othe gove • The date • Ibero	en Finance - Iberdr er relevant reports ernance/governan first reporting perio	psite as required by Article 15(1) of the EuGB Regulation: ola can be found at: <u>https://www.iberdrola.com/corporate- ce-sustainability-system</u> od starts on the relevant European Green Bond's issuance disclose the impact methodology and assumptions on those
7. Capex Plan	<b>.</b>		
Applicability			ticle 7 of the EuGB Regulation is applicable as Iberdrola will ctivities that are already fully aligned with the EU Taxonomy.
8. Other releva			
European GFF (Dec GFF and t     Iberdrola	Green Bonds ember 2023), he correspon has defined a	s issued by Iberdro which has been e: ding SPO can be f dditional selectior	la are also meeting the voluntary guidance defined in its aternally reviewed via a Second Party Opinion (SPO). The ound at: <u>Green Finance - Iberdrola</u> o Criteria for its European Green Bond projects: The project ted below (as per Iberdrola's GFF (December 2023)):

<sup>&</sup>lt;sup>12</sup> Avoided emissions are calculated as the product of the year's production attributable to the bonds and the emission factor for the country in which the assets are geographically located.

Code	Criteria	Commitment / Supporting documentation	SDG	Area	Assurance Level
1	Promotion of equal opportunities	Measurement and analysis of women trend in workforce (Management team, Middle managers and skilled technicians)	5	Social Dimension	Corporate
2	Promotion of access to energy	Energy access implementation programs	7	Social Dimension	Corporate
3	Biodiversity	Approved biodiversity politics and biodiversity specific plan	14, 15	Environment Protection	Corporate
4	Environmental management at design phase	Environmental Impact Assessment based on local regulation, and implementation of appropriate measures to limit, mitigate or compensate negative impacts (environmental specifications) covering at project lifecycle (from design to dismantling)	14, 15	Environment Protection	Project
5	Environmental management at construction phase including Supply Chain	Environmental specifications adequately reflected in the contracts with suppliers	14, 15	Environment Protection	Corporate / Project
6	Environmental management during operations	Project operated within an environmental management system implemented, audited, with targets, guidelines and appropriate monitoring to report (i.e. ISO 14001)	14, 15	Environment Protection	Project
7	Environmental accidents prevention and control	Existence of accidental pollution emergency plans	14, 15	Environment Protection	Project
8	Promote Sustainability practices amongst suppliers	Assessment of the significant suppliers' ESG performances	8	Long Term Value Creation	Corporate
9	Monitor procurement procedures acceptance and Sustainable procurement and Business Ethics	ISO 9001 certification of procurements procedures	8	Long Term Value Creation	Corporate
10	Quality of Health & Safety (H&S) and Employment conditions	Safety risk assessment, implementation of appropriate measures for employees and contractors Existence of H&S monitoring indicators (i.e. Frequency index, Incidence index, Severity index) Training hours in prevention of occupational risk)	8	Social Dimension	Business Unit / Project
11	R&D Investment	R&D investment (b€)	9	Long Term Value Creation	Corporate
12	Sustainable local insertion	Dialogue with local stakeholders during construction and operational phases via monitoring and analysis of fines, penalties, procedures, arbitrations, complaints, etc.	11	Social Dimension	Project
13	Supporting local communities and their economies	Promotion of local purchases and/or local employment (expenditures on local suppliers)	11	Social Dimension	Corporate
14	Fight against climate change by producing clean energy	Contribution of the asset to avoid/reduce CO <sub>2</sub> emissions	13	Environment Protection	Project
15	Environmental footprint	Elaboration of studies to improve understanding of environmental footprint	14, 15	Environment Protection	Corporate / Business Unit

			-	-	
16	Carbon footprint	Reduction of emissions intensity (CO <sub>2</sub> /GWh) respect a base year	13	Environment Protection	Corporate
17	Increase awareness and knowledge on environmental aspects	Existence of environmental knowledge among all categories, based on the internal procedure of training and environmental profiles	14, 15	Environment Protection	Corporate / Project
18	Protection of biodiversity	Mitigation or corrective actions implemented in case of biodiversity incident	14, 15	Environment Protection	Project
19	Promotion of business ethics	Training plan that includes specific ethics programs	16	Long Term Value Creation	Corporate
20	Monitor internal and external respect for Human Rights	Existence of communication and complaint channels enabled in the Group and available for all Group professionals and suppliers	16	Social Dimension	Corporate
21	Training of employees on Human Rights	Training activities that include specific Human Rights aspects	16	Social Dimension	Corporate
22	Promotion of Human Rights	Adherence to UN Global Compact	16	Social Dimension	Corporate
23	Contribution to the respect of Human Rights	Inclusion of human rights clauses in the general conditions of Iberdrola contracts Existence of a human rights risk analysis in main activity countries (Spain, UK, USA, Brazil and Mexico)	16	Social Dimension	Corporate
24 <sup>13</sup>	Energy consumption CO <sub>2</sub> emissions	In case of hydro-pumping stations, Electric Mobility and Green $H_2$ manufacturing and supply, measurement the $CO_2$ footprint of the consumed electricity, achieving a maximum threshold	7	Environment Protection	Project

 $<sup>^{\</sup>rm l3}$  Just for hydro-pumping stations, Electric Mobility and H\_2 Manufacturing facilities.