

Datum	Institucija	Sadržaj
19.06.2024.	MFRS	<p>Document title</p> <p>Table of contents -REFORM 3.1.2 INCREASE QUALITY OF PRIMARY AND SECONDARY EDUCATION COUNTRY-WIDE, INCLUDING BY ALIGNING COMMON CORE CURRICULA WITH LABOUR MARKET NEEDS 58</p>
19.06.2024.	MFRS	
18.06.2024.	MFRS	MEE-Ministry of Economy and Entrepreneurship R
		<p>1. Main challenges-Bosnia and Herzegovina opened negotiations for the EU membership on 21 March 2024 following candidacy status which was granted on 15 December 2022.</p>
22.05.2024.	MFRS	<p>1.Main challenges-Since 2008, from the signature of the Stabilization and Association Agreement, BIH has made many effort in the association process. However, given it's complex structure and political situation the time needed for changes to take effect is quite prolonged</p>
22.05.2024.	MP-MFRS	

22.05.2024. MP-MFRS

1.Green and digital transition

Therefore, the Reform Agenda addresses essential issues of digital transformation and digital infrastructure security, including the implementation of EU cybersecurity tools for 5G networks and EU electronic identity framework. The reform measures are projected to make a substantial contribution to Bosnia and Herzegovina's digital transformation

18.06.2024. MP-MFRS

BIH also has significant potential in renewable energy

18.06.2024. MP-MFRS

. BiH plans to continue with activities to increase and diversify the share of renewable energy in overall energy consumption.

18.06.2024. MP-MFRS

2. Business environment

22.05.2024. MP-MFRS

According to the WB Ease of Doing Business ranking, BiH (90, 2019) is consistently performing bellow the WB6 (Albania = 82, 2019; Kosovo = 57, 2019; Serbia = 50, 2019; Montenegro = 44, 2019; North Macedonia = 17, 2019).

21.05.2024. MP-MFRS

Complex political structure with entities having some degree of economic autonomy can create inconsistencies in regulations and policies, making it difficult for businesses to operate nationwide.

22.05.2024. MP-MFRS

21.05.2024. MP-MFRS

FIGURE 2: DOING BUSINESS INDEX, WB, 2019

22.05.2024. MP-MFRS

3. Human capital

22.05.2024. MP-MFRS

Bosnia and Herzegovina (BiH) faces a complex set of demographic challenges

22.05.2024. MP-MFRS

The enrollment rate in preschool institutions in Bosnia and Herzegovina for children aged 3 to 6 is the lowest in Europe.

22.05.2024. MP-MFRS

This can result in decreased productivity and competitiveness at both national and global levels.

22.05.2024. MP-MFRS

Implementing a social card, on the other hand, provides a centralized platform or mechanism for accessing various social benefits and services, streamlining the process for individuals and families in need.

22.05.2024. MP-MFRS

. Implementing a social card , on the other hand, provides a centralized platform or mechanism for accessing various social benefits and services, streamlining the process for individuals and families in need.

18.06.2024. MP-MFRS

Reform Agenda for Bosnia and Herzegovina addresses 8 of them.

Progressive and continuous compliance with the Common Foreign and Security Policy - CFSP of the European Union is reflected in the fulfillment of the obligations arising from the Stabilization and Association Agreement contained in Title II (Political Dialogue), Article 10, paragraph 2 b) and d), which specify that is "especially improved by political dialogue: (...) b) increasing convergence of the parties' positions on international issues, including issues regarding common foreign and security policy, with the exchange of information as necessary, especially on issues that could fundamentally affect the parties" (. ..) d) common positions on security and stability in Europe, including cooperation in the areas covered by the common foreign and security policy", and in Article 11, paragraph 2. c) "At the request of the parties, the political dialogue can also take place in the following forms: (...) c) by all other means that can contribute to strengthening, developing and strengthening that dialogue, including od dana stupanja na snagu ovog zakona s njim uskladiti svoje poslovanje, organizaciju, opće i interne akte. level)

Law on Standardization

In the Communication of the European Commission on Enlargement Policy from November 2023, it is stated that the country's compliance with the EU's foreign policy has significantly improved, especially in terms of EU statements and restrictive measures, and at the initiative of the Ministry of Foreign Affairs, and that it is necessary to continue to strengthen its capacities for the implementation and application of imposed sanctions. It is also stated that Bosnia and Herzegovina joined the statements of the EU in the General Assembly of the United Nations, the OSCE and the Council of Europe.

The Progress Report for Bosnia and Herzegovina from March 2024 states that Bosnia and Herzegovina has achieved and maintained full compliance with the Common Foreign and Security Policy of the EU, signaling its clear commitment to the European path, and it was evaluated as an extremely important sign of common values and strategic direction in the new geopolitical context.

In order to maintain full compliance with the Common, Foreign and Security Policy of the EU, it is necessary to continuously strengthen the capacities for the application of restrictive measures. In this context, the implementation of the proposed reforms, especially those in the Policy Area 4 – Fundamentals/Rule of Law under point 4.1.1. and 4.3.1. (Coordination in the field of EU issues and democratic institutions; and the fight against corruption), should enable a high-quality and efficient establishment of a comprehensive mechanism of interdepartmental coordination of activities necessary for their implementation. This will significantly improve the harmonization of national legislation with the acquis of the EU, especially with regard to Cluster 1 of the negotiations.

18.06.2024. MP-MFRS

3.1.2. Increase quality of primary and secondary education country-wide, including by aligning common core curricula with labour market needs

22.05.2024. MP-MFRS

18.06.2024. MP-MFRS

Fundamental sectors

In the coming period, Bosnia and Herzegovina will focus on key components of digitization in order to strengthen its infrastructure and services, which is critical for enhancing the efficiency and availability of public services, as well as assuring competitiveness in the digital market.

22.05.2024. MP-MFRS

22.05.2024.	MP-MFRS	<p>In order to preserve the integrity and security of public and private infrastructure, it is imperative to establish an efficient framework for cyber resilience that includes crisis management procedures and coordinated vulnerability detection. This will guarantee that key economic sectors and state institutions can respond appropriately to cyber threats.</p>
22.05.2024.	MP-MFRS	<p>EDUCATION, TRAINING, EMPLOYMENT AND SOCIAL OBJECTIVES: The primary objectives are to standardize and strengthen parental leave rights <u>nationwide</u>, ensuring equitable support for working parents</p>
22.05.2024.	MP-MFRS	<p>. This involves adopting an Action Plan to harmonize these rights, promoting consistency and fairness across regions.</p>
18.06.2024.	MP-MFRS	<p>PRIVATE SECTOR DEVELOPMENT AND BUSINESS ENVIRONMENT (cijeli tekst)</p> <p>Reforms related to private sector development and business environment should significantly contribute to economic growth <u>of</u> Bosnia and Herzegovina, through ensuring an enabling business environment throughout the country as well as providing financial support to SME's.</p>
18.06.2024.	MP-MFRS	<p>Providing access to finance to BIH <u>SME's</u> should boost the competitiveness and technological development through focused investments in the areas identified in the S3 strategy. The approach towards SME's between entities is rather different and calls for certain degree of harmonization which should allow for simpler and fairer application of cohesion policy financial instruments in the future.</p>
22.05.2024	MP-MFRS	<p>Due to limited time for the preparation of the Reform Agenda <u>as well as constant changes in the templates as well as the inability to reach the internal agreement on the accepted reforms</u> , DNSH principle as well as the impact reforms might have on the 6 environmental objectives from the EU Taxonomy Regulation shall be assessed and closely monitored in the implementation period</p>

18.06.2024. MP-MFRS Therefore, once the final version of the Reform Agenda is accepted by the Council of Ministers, the assessment of the DNSH principle shall be performed classifying the reforms in three groups

1.1.1.2., 1.1.1.3 i 1.1.1.4

22.05.2024. MP-MFRS

18.06.2024. MP-MFRS

1.1.1.1.1, 1.1.1.1.2 i 1.1.1.1.3.

23.05.2024. MP-MFRS

1.1.1.2.2. i 1.1.1.2.3.

23.05.2024. MP-MFRS

1.1.1.3.1, 1.1.1.3.2 i 1.1.1.3.3.

23.05.2024. MP-MFRS

1.1.1.4.5 i 1.1.1.4.6.

18.06.2024. MP-MFRS

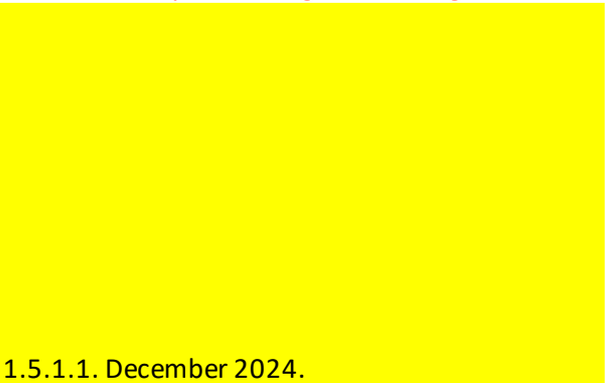
Table 16.(svi koraci)

23.05.2024. MP-MFRS Table 17. (svi koraci)

Table 18. , Table 19., Table 20. i Table 21. (svi koraci)

23.05.2024. MP-MFRS Table 23.

18.06.2024. MP-MFRS Table 24., 25. i 27.

18.06.2024.	MP-MFRS	<p>1.4.1.5. <u>Implementation</u> of the electricity integration package in line with Energy Community requirements, including: Open the day-ahead and intraday market (establishment of power exchange) Continue implementation of the electricity integration package by the TSO and NEMOs joining day ahead market coupling with the EU. (December 2025)</p>
19.06.2024.	MP-MFRS	<p>1.4.1.2.1. Adoption of Legislation on gas</p> 
16.05.2024.	MP-MFRS	<p>1.5.1.1. December 2024.</p>
16.05.2024.	MP-MFRS	<p>1.5.1.2. BIH (MoFTER), (BDBiH); FBiH (FMERI); RS (N</p>
19.06.2024.	MFRS	<p>1.5.1.1. Roadmap for just transition in coal regions adopted</p>

1.5.1.1.3. SAA Subcommittee on Transport, Energy, Environment and Regional Development papers

16.05.2024. MFRS

1.5.1.2. 20% of active workers/miners/workforce in coal regions reskilled and 40% working in new sectors (progress in implementation of just transition

16.05.2024. MFRS

1.5.2.1. BIH (MoFTER), (BDBiH); FBiH (FMERI); RS (MER)

14.05.2024. MFRS

1.5.2.2.BIH (MoFTER), (BDBiH); FBiH (FMERI); RS (MER)

19.06.2024. MFRS

1.5.2.2.BIH (MoFTER), (BDBiH); FBiH (FMERI); RS (MER)

14.05.2024. MFRS

19.06.2024. MFRS

1.5.2.1.1. Drafting and adopting national legislation aiming to achieve climate neutrality

14.05.2024. MFRS

1.5.2.1.1. PABiH; PAFBiH; NARS, BDA

14.05.2024. MFRS

1.5.2.1.2. BIH (MoFTER), (BDBiH); FBiH (FMERI);
RS (MER

16.05.2024. MFRS

1.5.2.1.2. BIH_(MoFTER), (BDBiH); FBiH (FMERI);
RS (MER

16.05.2024. MFRS

1.5.2.1.3. BIH_(MoFTER), (BDBiH); FBiH (FMERI);
RS (MER

Table 40: Activities within step 1.5.2.2.

16.05.2024. MFRS

1.5.2.2.1. BIH (MoFTER), (BDBiH); FBiH (FMERI);
RS (MER)

19.06.2024. MFRS

1.5.2.2.2. CoMBiH; Gov FBiH; Gov RS, GovBDBiH

14.05.2024. MFRS

1.5.2.2.3. BIH (MoFTER), (BDBiH); FBiH (FMERI);
RS (MER)

14.05.2024. MFRS

1.6.1.3. Installed capacity for prosumers is more
than 180 MW

19.06.2024. MFRS

1.6.1.4. At least 0,9 GW of new renewable
energy (solar and wind) capacities installed
(according to the NECP and Energy Community
targets)

19.06.2024. MFRS

1.7.1. Energy efficiency in BIH is regulated by the
Law on Energy Efficiency of the Federation of BIH
(Official Gazette of FBiH - No. 22/17) and the Law
on Energy Efficiency of the Republic of Srpska
(Official Gazette of the RS, 2013).

15.05.2024. MFRS

1.7.1.1. (BIH) MoFTER, BDBiH, (FBiH) FMSP, (RS)
MoSPCE

15.05.2024. MFRS

1.7.1.2. Adoption of the Buildings renovation
Strategy

15.05.2024. MFRS

		1.7.1.2. BIH) MoFTER
15.05.2024.	MFRS	
15.05.2024.	MFRS	1.7.1.4. (BIH) MoFTER , BDBiH (FBiH) FMSP, (RS) MoSPCE, FBiH (FMERI); RS (MER) and governments at all levels
22.05.2024.	MFRS	1.7.1.5. Increase annual rate of building renovation in accordance with the draft NECP indicative milestones of the long-term strategy for the renovation of the national stock of residential and non-residential buildings
		1.7.1.6. (BIH) MoFTER, BDBiH(FBiH) FMERI; (RS) MER and governments at all levels
15.05.2024.	MFRS	
		1.7.1.1.1.(BIH (MoFTER), (BDBiH),(FBiH) FMSP and FMERI, (RS) MoSPCE and governments at all levels
15.05.2024.	MFRS	
15.05.2024.	MFRS	1.7.1.2.1.Adopt Buildings renovation Strategy
		1.7.1.2.1. CoMBiH
15.05.2024.	MFRS	
		1.7.1.3.1. BIH) MoFTER, BDBiH, (FBiH) FMSP, (RS) MoSPCE, FBiH (FMERI); RS (MER) and governments at all levels
15.05.2024.	MFRS	
		1.7.1.4.1. Adoption of by-laws in areas of construction, spatial planning and environment that will improve decision-making on energy efficiency investments for homeowners and homeowners' associations (multi-apartment buildings
15.05.2024.	MFRS	
		1.7.1.4.1. (BIH (MOFTER), (BDBiH), (FBiH) FMSP, (RS) MoSPCE, FBiH (FMERI); RS (MER) and governments at all levels
15.05.2024.	MFRS	

1.7.1.5.2. Adoption of legislation for homeowners and homeowners' associations (multi-apartment buildings)

15.05.2024. MFRS

1.7.1.6.1. (BIH) MoFTER, BDBiH, FBiH (FMERI); RS (MER) and governments at all levels

15.05.2024. MFRS

1.7.1.6.1. (BIH) MoFTER, BDBiH, FBiH (FMERI); RS (MER) and governments at all levels

19.06.2024. MFRS

1.7.1.6.2. (BIH) MoFTER, BDBiH, FBiH (FMERI); RS (MER) and governments at all levels

19.06.2024. MFRS

Activities within the scope of this reform measure are provided for in strategic documents, namely the Public Finance Management Reform Strategy of BIH 2021-2025; in the RS, the Strategy on quality infrastructure of products and services of the Republika Srpska for 2019–2023 and the Public Finance Management Strategy of the Republika Srpska for 2021-2025 (under pillar II, measure II, reduction of the grey zone); in the FBiH, the FBiH Development Strategy for 2021–2027 and the Public Finance Management Strategy of the Federation of BIH (in the field of reducing the grey economy) and the working draft of the National Program of Accession of BIH to the EU .

21.05.2024. MFRS

This component sets forth a comprehensive strategy aimed at strengthening governance, enhancing transparency, and facilitating operation of enterprises across the country. The goal will be achieved through reforms in several key areas such as:

19.06.2024. MFRS

21.05.2024. MFRS

The challenges within these reform areas largely stem from the internal structure of Bosnia and Herzegovina, consequently leading to fragmentation of the country's internal market and influencing the business environment.

19.06.2024. MFRS

2.1.1.3. Regulation related to PEE s governance and transparency aligned with best practice (OECD guidelines) including state ownership strategy, monitoring market disruptions, providing guidelines for business planning, procurement and reporting, addressing climate considerations

21.05.2024. MFRS

The RS established a single register of business entities (both legal entities and entrepreneurs) back in 2013, and it includes data from commercial courts, the Tax Administration and APIF (in terms of activity classification). The register, available at www.bizreg.esrpska.com, is the outcome of an initiative to create a one-stop shop registration system in the RS.

19.06.2024. MFRS

2.1.2.2. Entities adopt and implement the necessary harmonized regulation allowing Mutual recognition of licenses and certificates between the entities adopted and implemented

19.06.2024. MFRS

2.1.2.2. Entities adopt and implement the necessary harmonized regulation allowing Mutual recognition of licenses and certificates between the entities adopted and implemented

2.1.2.2.1. Establishment of a comprehensive inventory of the administrative and technical steps needed for companies to register and/or operate country-wide

21.05.2024. MFRS

2.1.2.2.2. Abolish duplication of required licences and verification that hamper the creation of a single-economic space

21.05.2024

Law on Technical Regulations of the RS: Decree on conformity assessment procedure and the method of designating conformity assessment bodies for products

21.05.2024. MFRS

2.1.3.1. Country wide strategy for the quality infrastructure adopted, Law on Accreditation, Law on Market Surveillance and Consumer Protection Law in BIH in line with the most recent EU acquis adopted and implemented

19.06.2024. MFRS

19.06.2024. MFRS

2.1.3.2. CoMBiH, PABiH

2.1.3.1. Country wide strategy for the quality infrastructure adopted, Law on Accreditation, Law on Market Surveillance and BIH Consumer Protection Law in line with the most recent EU acquis adopted and implemented

19.06.2024. MFRS

2.1.3.1.4. Consumer Protection Law aligned with the EU acquis adopted and implemented

19.06.2024. MFRS

19.06.2024.	MFRS	2.1.3.3.1. New Approach Directives in selected minimum three industrial fields annually transposed by the competent authorities based on Quality Infrastructure Strategy
19.06.2024.	MFRS	2.1.3.3.1. COMBIH, governments FBiH, RS; BD
21.05.2024.	MFRS	2.1.3.4.1. MOFTER BIH
		New Law on the Prevention of Money Laundering and Financing of Terrorist Activities is to be adopted. The Law was drafted with the support of the IMF consultants and representatives of the European Commission, while representatives of the RS Ministry of Finance and other RS bodies participated in its drafting. It is necessary to adopt bylaws defined by Article 101 of the Law on Prevention of Money Laundering and Financing of Terrorist Activities of Bosnia and Herzegovina
19.06.2024.	MFRS	
19.06.2024.	MFRS	2.1.4.1. Ministry of Security of Bosnia and Herzegovina
21.05.2024.	MFRS	2.1.4.2. CoMBiH, MOFTER
21.05.2024.	MFRS	2.1.4.5. Ministry of Security of Bosnia and Herzegovina
19.06.2024.	MFRS	2.1.4.1.1. Ministry of Security of Bosnia and Herzegovina
19.06.2024.	MFRS	2.1.4.1.2. Ministry of Security of Bosnia and Herzegovina
21.05.2024.	MFRS	2.1.4.2.1. i 2.1.4.2.2. MOFTER BIH,

Step 2.1.4.5. AML/CFT Law and bylaws implemented and a minimum of 80% compliance score with EU AML/CFT standards in international assessments achieved

19.06.2024. MFRS

The strategy for the development of transport infrastructure in Bosnia and Herzegovina is in the process of being developed and should be completed and adopted by the end of 2024

15.05.2024. MFRS

2.1.5.1. Adopt legislative framework for alignment with Regulation (EU) 2020/1056 on electronic freight transport information (eFTI)

19.06.2024. MFRS

2.1.5.1. i 2.1.5.2. Decembar 2025

15.05.2024. MFRS

		2.1.5.4. Waiting time at BCPs and CCPs reduced by X% as a result of using the e-freight system (intra Western Balkans only)
19.06.2024.	MFRS	
		2.1.5.5. December 2027
19.06.2024.	MFRS	
19.06.2024.	MFRS	2.1.5.3.1.BIH (MTC,)
		2.1.5.3.1., 2.1.5.3.2, 2.1.5.3.3, 2.1.5.3.4 i
19.06.2024.	MFRS	2.1.5.3.6.Official gazette of BIH,
		2.1.5.3.2.BIH (MTC)
19.06.2024.	MFRS	
		2.1.5.3.3., 2.1.5.3.4. ,2.1.5.3.5. i 2.1.5.3.7. BIH (MTC)
19.06.2024.	MFRS	
19.06.2024.	MFRS	2.1.5.3.6. BIH (MTC)
		2.1.5.3.7. BiH (MTC)
19.06.2024.	MFRS	
		2.1.5.5.ITS on 50 Kms of the TEN-T road network is operational
19.06.2024.	MFRS	
		2.1.5..5.1.MTC BIH
19.06.2024.	MFRS	
19.06.2024.	MFRS	Table 83: STEPS within the Reform 2.2.1.
		2.2.1.1. BIH (DEP and WG for development of the Smart Specialisation Strategy of BIH), RS (MSTDHE)
21.05.2024.	MFRS	

2.2.1.2.CoM BIH

21.05.2024. MFRS

2.2.1.3.Framework for Strategic guidelines for harmonisation of entity's support for SMEs and entrepreneurship is adopted, in particular startups and MSMEs in digital sector (Law on investment funds)

19.06.2024. MFRS

21.05.2024. MFRS

2.2.1.1.1 i 2.2.1.1.2

2.2.1.2.1.CoM BIH

21.05.2024. MFRS

2.2.1.3. Framework for Strategic guidelines for harmonisation of entity's support for SMEs and entrepreneurship is adopted, in particular startups and MSMEs in digital sector (Law on investment funds)

21.05.2024. MFRS

2.2.1.3.1. ERP

19.06.2024. MFRS

2.2.1.3.3. Analyse the effects of the application of the new legal framework for alternative investment funds is planned for the coming period, which will be a further guide for the improvement of the legal framework.

21.05.2024. MFRS

Nonetheless, there has been a positive shift in this regard following the introduction of the Platform for the Development of Preschool Education 2017-2022^[1].

21.05.2024. MFRS

		<p><u>During 2021, the Agency for Preschool, Primary and Secondary Education created the Guidelines for the Application of the Common Core[1] of Comprehensive Development Programs for Preschool Education defined on the learning outcomes of 2018. The purpose of the Guidelines is to provide support to everyone involved in the process of curriculum reform aimed at creating modern, humanistically oriented preschool plans and programs</u></p>
21.05.2024.	MFRS	
19.06.2024	MFRS	: STEPS within the Reform 3.1.1.
19.06.2024	MFRS	Activities within step 3.1.1.1
		3.1.1.1.1.Need assessment of preschool institutions in various <u>regions of Bosnia and Herzegovina</u> to ensure access to educational programs for children in the year prior to school entry.
19.06.2024	MFRS	
		3.1.1.1.1.Report on the results of the assessment of the need for preschool institutions in various regions of the country and preparation of recommendations for improving access to educational programs for children one year prior to school entry
19.06.2024	MFRS	
19.06.2024	MFRS	ACTIVITIES WITHIN STEP 3.1.1.2.
19.06.2024	MFRS	Table 90: Activities within step 3.1.1.3.
		3.1.2 Increase quality of primary and secondary education country-wide, including by aligning <u>common</u> core curricula with labour market needs
22.05.2024.	MFRS	

21.05.2024.	MFRS	<p>In Bosnia and Herzegovina, there are two agencies for Higher Education and Quality Assurance. The reason for this lies in the complex system of higher education and quality assurance in Bosnia and Herzegovina, in interdependencies, and differences in the interpretation of legal regulations, as well as in the role and authority of the two agencies operating within the same higher education system. Predlažemo da se ove dvije rečenice preformulišu jer nisu činjenično tačne, odnosno nije tačno da su različita tumačenja zakona razlog za postojanje dvije agencije, te da to utiče na usklađenost rada agencija sa ESG. Takođe nije tačno da postoji jedinstven sistem visokog obrazovanja jer nadlažne obrazovne vlasti uređuju svoje sisteme visokog obrazovanja, u skladu sa ustavnim nadležnostima i svojim zakonima.</p>
21.05.2024.	MFRS	<p>3.1.2.1. - RS Law on Quality assurance in Higher Education, aligned with relevant BIH CC jurisprudence, enters into force</p>

Table 91: : Activities within step 3.1.2.1.

21.05.2024	MFRS	<p>3.1.2.3. Country-wide application of common core curricula for all levels basic education based on student learning outcomes including those that concern digital skills in line with the National Reference Framework for Digital Skills</p>
22.05.2024.	MFRS	<p>Step 3.1.2.5. -xx% of teachers in primary and secondary education exposed to training in Digital Skills in line with EU best practices</p>
19.06.2024.	MFRS	

3.2.1.3.Public Employment Services RS, FBiH and BDBiH

16.05.2024. MFRS

3.2.1.4.Establish continuous data exchange between the PESs and Centres for Social Work for activation of vulnerable groups / users of social assistance

16.05.2024. MFRS

3.2.1.5.Number of members of vulnerable groups receiving mediation services by PES staff increased by 20%

16.05.2024. MFRS

3.2.1.6.25% increase of women and vulnerable groups targeted by ALMPs

16.05.2024. MFRS

3.2.1.7.Improve PESs registries of active and inactive job seekers by including Quality Assurance indicators

16.05.2024. MFRS

3.2.1.9.Ratio of job counsellors in Public Employment Services to job seekers is reduced to 1:500

16.05.2024. MFRS

19.06.2024. MFRS

Table 105: Activities within step 3.2.1.4.

19.06.2024.	MFRS	3.2.1.4.1.Public Employment Services RS, FBiH and BDBiH Ministries of labour and social policies RS, FBiH and BDBiH department
19.06.2024.	MFRS	3.2.1.5.1.Public Employment Services RS, FBiH and BDBiH
19.06.2024.	MFRS	3.2.1.6.1.Public Employment Services RS, FBiH and BDBiH .
19.06.2024.	MFRS	Table 109: Activities within step 3.2.1.8.
16.05.2024.	MFRS	3.2.1.8.1.The Ministry of Civil Affairs of Bosnia and Herzegovina Public Employment Services RS, FBiH and BDBiH
19.06.2024.	MFRS	Table 110: Activities within step 3.2.1.9.
19.06.2024.	MFRS	3.3.1.1.Federal Ministry of Labor and Social Policy and the Ministry of Health and Social Protection of Republika Srpska Payments are made by the Public Fund for Child Protection for either 11 or 17 months, while employers cover compensation for the first month.
21.05.2024.	MFRS	Unemployed mothers in Republika Srpska have the right to a maternity allowance, granted their personal income thresholds are met.
21.05.2024.	MFRS	...granted their personal income thresholds are met
19.06.2024.	MFRS	3.3.1.2.4.Adoption of a new law on the social card of the FBiH and RS
19.06.2024.	MFRS	3.3.1.2.5.

21.05.2024.	MFRS	3.3.2.1.7.Designed user-friendly interfaces and workflows for accessing social benefits and services through the social card platform. (December 2026)
19.06.2024.	MFRS	Ministry of Health and Social Welfare of Republika Srpska i is currently working based on the Law on Unified Payment of Cash Benefits, which involves payments from local government units and the budget of Republika Srpska, in order to integrate all these rights into one interoperable system and monitor the implementation of these rights, what represents the beginning of the future social card.
19.06.2024.	MFRS	However, to begin this work, it is necessary to first adopt the law on the social card and the law on electronic governance
19.06.2024.	MFRS	1 POLICY AREA 4: FUNDAMENTALS
19.06.2024.	MFRS	For the European integration process in Bosnia and Herzegovina it is of critical importance to have effective European integration capacities at all levels of government, in line with their respective competencies, as well as to ensure their effective cooperation and coordination in line with the provisions of the Decision on the System of Coordination in the Process of European integration in Bosnia and Herzegovina (Official Gazette 72/16).
19.06.2024.	MFRS	The functioning of the mechanism needs to be strengthened and improved in the light of lessons learned from the preparation of the answers to the Commission's questionnaire and on the basis of the experience of functioning so far, in order to make full use of all the bodies of the coordination mechanism
19.06.2024.	MFRS	4.1.1.1, 4.1.1.2 i 4.1.1.3
19.06.2024.	MFRS	5 GENERAL CONDITIONS FOR PAYMENTS (FOR ALL POLICY AREAS)
19.06.2024.	MFRS	PART 3: COMPLEMENTARITY AND IMPLEMENTATION OF THE REFORM AGENDA

Komentar	Prihvaćeno/Nije prihvaćeno
----------	----------------------------

Potrebno je uskladiti naziv ovdje i kroz cijeli tekst. Navodi se of i for, a u Odlukom je imenovan Radni tim u Bosni i Hercegovini za izradu Plana reformi za provođenje Plana rasta za Zapadni Balkan

Accepted

Brisati "Common" kod core curricula.
U nastavku navesti sva ministarstva u Vladi Republike Srpske koja se navode u dokumentu.

Accepted

Accepted

Candidate

Sensitive

However, given its highly decentralized structure, occasionally some of the phases in this process were more time consuming.

Sensitive

Add

Sensitive

Digital transformation in B&H

Sensitive

“In BiH there is significant...”

Sensitive

“The plan is to continue with the activities...”

Not accepted

Add.

Not accepted

Izvjestaj Doing Business nije relevantan. Radi se revizija istog zbog metodoloskih nedostataka. Cijenimo da u tom smislu ne treba da se poziva na njega.

Not accepted

Potrebno brisati.

Sensitive

Potrebno dodati naziv kako se koristi, Kosovo* i fusnota.

Accepted

Add.

Not accepted

“BiH faces demographic challenges...”

Accepted

Source?

Sensitive

“Domestic and internationaly”

Accepted

Add “at respective levels of governance”

Accepted

"will provide platform”

Accepted

Potrebno usaglasiti naziv dokumenta i kroz cijeli dokument koristiti skraćenicu.

Sensitive

Novi tekst. Potrebno pogledati.
Change "Legislation in B&H"



Delete.

Novi tekst u nastavku

Accepted

Not accepted

Sensitive

Which?

Accepted

“Institutions at all levels of government”

Accepted

“across the country”

Accepted

Na šta se odnosi? Kakve regije? Predlažemo
brisanje naznačene rečenice.

Accepted

Novi tekst.

“in”

Accepted

“SME’s in B&H”

Accepted

Prijedlog da se naznačeni tekst briše.

Accepted

Dodati i "Vlade Republike Srpske", kao i ostalih respektabilnih nivoa vlasti.

Accepted

Ako je "na svim nivoima" ne može da bude samo jedan nosilac. Potrebno dopuniti.

Sensitive

Potrebno navesti tačne institucije na svakom od nivoa vlasti. Isti pregled u prethodnom periodu dostavljen od strane institucija iz Republike Srpske.

Sensitive

Potrebno navesti tačne institucije na svakom od nivoa vlasti. Isti pregled u prethodnom periodu dostavljen od strane institucija iz Republike Srpske.

Sensitive

Include AICT RS. According to the Law on the Agency (Official Gazette of the Republic of Srpska 90/23), the AICT RS is competent to develop information and communication technologies, electronic administration, digital identities, information security and information and communication activities in the Republic, as well as to create, monitor and implement strategies from those areas.

Sensitive

Include AICT RS. According to the Law on the Agency (Official Gazette of the Republic of Srpska 90/23), the AICT RS is competent to develop information and communication technologies, electronic administration, digital identities, information security and information and communication activities in the Republic, as well as to create, monitor and implement strategies from those areas.

Sensitive

Potrebno navesti tačne institucije na svakom od nivoa vlasti. Isti pregled u prethodnom periodu dostavljen od strane institucija iz Republike Srpske.

Sensitive

The suggestion is to add the Agency for Information and Communication Technologies (AICT RS) as a responsibility part for the Republic of Srpska. According to the Law on the Agency (Official Gazette of the Republic of Srpska 90/23), the AICT RS is competent to develop information and communication technologies, electronic administration, digital identities, information security and information and communication activities in the Republic, as well as to create, monitor and implement strategies from those areas.

Sensitive

The suggestion is to add the Agency for Information and Communication Technologies (AICT RS) as a responsibility part for the Republic of Srpska. According to the Law on the Agency (Official Gazette of the Republic of Srpska 90/23), the AICT RS is competent to develop information and communication technologies, electronic administration, digital identities, information security and information and communication activities in the Republic, as well as to create, monitor and implement strategies from those areas.

Sensitive

Include AICT RS. According to the Law on the Agency (Official Gazette of the Republic of Srpska 90/23), the AICT RS is competent to develop information and communication technologies, electronic administration, digital identities, information security and information and communication activities in the Republic, as well as to create, monitor and implement strategies from those areas.

Sensitive

Potrebno navesti tačne institucije na svakom od nivoa vlasti. Isti pregled u prethodnom periodu dostavljen od strane institucija iz Republike Srpske.

Sensitive

"Continue"

Accepted

Aktivnost nije prihvatljiva. Ista nije u skladu sa definicijom tačke 1.4.1.2. u kojoj nije navedeno usvajanje propisa na nivou BiH (već u BiH – entiteti). Navedena tačka predviđa obavezu usklađivanja propisa sa 3. Energetskim paketom, što je Republika Srpska ostvarila. **Potrebno brisati.**

Sensitive

I pored obaveza po ovom pitanju nije moguće predvidjeti realizaciju usvajanja Mape puta u navedenom roku (decembar 2024). Predlažemo da se rok pomjeri. Takođe, potrebna je značajna uključenost Entiteta i relevantnih institucija EU u svrhu definisanja konkretne strategije i obaveza svih strana (finansijskih posebno). Predlažemo da se rok pomjeri.

Not accepted

Potrebno uključiti mnogo veći broj resora (institucija) za implementaciju ove aktivnosti zbog složenosti i ozbiljnosti aktivnosti (za Republiku Srpsku npr. Ministarstvo rada i boracko invalidske zaštite, Ministarstvo zdravlja, Ministarstvo finansija, Ministarstvo privrede i preduzetništva, JLS itd.) S tim u vezi predlaže se da korak ostane bez jasno definisanih vrijednosti, dok se za isto ne stvore pretpostavke : “% of active workers/miners/workforce in coal regions reskilled and % working in new sectors (progress in implementation of just transition roadmap) (June 2027)”

Sensitive

Potrebno korigovati u skladu sa usvojenim korakom: “Roadmap for just transition in coal regions adopted together with the establishment of the just transition governance process (December 2024)”

Accepted

Potrebno uključiti mnogo veći broj resora (institucija) za implementaciju ove aktivnosti zbog složenosti i ozbiljnosti aktivnosti (za Republiku Srpsku npr. Ministarstvo rada i boracko invalidske zaštite, Ministarstvo zdravlja, Ministarstvo finansija, Ministarstvo privrede i preduzetništva, JLS itd.)

Sensitive

Potpuno nezahvalno utvrđivati (nametati) rok i procenat realizacije za ovako ozbiljnu obavezu, obzirom da je nemoguće prethodno predvidjeti mogućnost realizacije bez ozbiljnih reformi u više sektora i konkretnijem definisanju učešća EU u procesu (najbitniji inansijski aspekt) i donošenje relevantnih akata. S tim u vezi predlaže se da korak ostane bez jasno definisanih vrijednosti, dok se za isto ne stvore pretpostavke : “% of active workers/miners/workforce in coal regions reskilled and % working in new sectors (progress in implementation of just transition roadmap) (June 2027)”

Sensitive

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Sensitive

Delete MOFTER. Regulatory framework, which regulates climate change is under exclusive competencies of entities in Bosnia and Herzegovina, i.e. competencies of Republika Srpska, Federation BiH and Brcko District. It is important to note that during preparation and in working version of the Environmental Protection Strategy for the level of BiH, in thematic group 4, air, climate change and energy, not one measure concerning adopting regulatory framework for climate change at the BiH level has been identified, but Ministry of foreign trade and economic relations BiH is identified as institution responsible for coordination of the measure in terms of preparation of law at the entity level (Republika Srpska, Federation BiH) and Brcko District, where entity ministries for environmental protection and energy and Government of Brcko District, including other relevant entity institutions (institutes, funds) are responsible for these activities.

Not accepted

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Sensitive

Delete

Accepted

Delete. Regulatory framework, which regulates climate change is under exclusive competencies of entities in Bosnia and Herzegovina, i.e. competencies of Republika Srpska, Federation BiH and Brcko District. It is important to note that during preparation and in working version of the Environmental Protection Strategy for the level of BiH, in thematic group 4, air, climate change and energy, not one measure concerning adopting regulatory framework for climate change at the BiH level has been identified, but Ministry of foreign trade and economic relations BiH is identified as institution responsible for coordination of the measure in terms of preparation of law at the entity level (Republika Srpska, Federation BiH) and Brcko District, where entity ministries for environmental protection and energy and Government of Brcko District, including other relevant entity institutions (institutes, funds) are responsible for these activities.

Not accepted

Based on above comments, strengthening of administrative capacities in BiH (MOFTER) may be done only to the extent of the institution responsible for coordination during preparation of regulatory framework on climate change in BiH.

Not accepted

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Sensitive

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Sensitive

Za navedeni set aktivnosti nadležno Ministarstvo za prostorno uređenje, građevinarstvo i ekologiju RS (i analogno Ministarstvo u Federaciji BiH).

Sensitive

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Sensitive

Delete. Climate component of MRVA system, respecting constitutional and regulatory framework of BiH, may be transposed and implemented only into regulatory framework of Republika Srpska, Federation BiH and Brcko District.

Not accepted

Based on above comments, strengthening of administrative capacities in BiH (MOFTER) may be done only to the extent of the institution responsible for coordination of establishment of MRVA system in BiH.

Not accepted

85 MW na nivou Republike Srpske. Potrebno uskladiti na svim nivoima i navesti.

Not accepted

Oko 590 MW planirano na nivou Republike Srpske. Potrebno uskladiti sa ostalim nivoima i navesti iznos.

Not accepted

Nakon Zakona o energetskej efikasnosti Republike Srpske **potrebno dodati** i "Zakon o uređenju prostora i građenju ("Službeni glasnik Republike Srpske", br. 40/13, 106/15, 3/16 i 84/19) i Zakon o komunalnim djelatnostima ("Službeni glasnik Republike Srpske", br. 124/11 i 100/17)." Isto potrebno iz razloga što je oblast energetske efikasnosti u zgradarstvu definisana kroz odredbe pomenutih zakona i podzakonskih akata donesenih na osnovu pomenutih zakona.

Accepted

Potrebno brisati MOFTER kao odgovornu instituciju jer je izdavanje energetskih certifikata za zgrade u isključivoj entiteksnoj nadležnosti.

Sensitive

Potrebno dodati "at the state and entity level" Naime, pored sveobuhvatne donose i entiteske strategije, a što je i navedeno na kraju drugog pasusa u tekstu iznad tabele.

Not accepted

Potrebno dodati i (RS) MoSPCE, (FBiH) FMSP, BDBiH.Naime, pored sveobuhvatne donose i entiteske strategije.

Not accepted

Potrebno brisati MOFTER obzirom da je donošenje propisa u predmetnoj oblasti u nadležnosti entitetskih ministarstva.

Not accepted

Potrebno izmijeniti u fusnoti: "Public sector buildings renovated - Mil 10.66 m² na 1.06 m²."

Accepted

Potrebno dodati i (RS) MoSPCE

Potrebno brisati MOFTER kao odgovornu instituciju jer je izdavanje energetske certifikata za zgrade u isključivoj entitetskoj nadležnosti.

Potrebno dodati "at the state and entity level"

Potrebno dodati, kao odgovorne institucije, i (RS) MoSPCE, (FBiH) FMSP, BDBiHNaime, pored sveobuhvatne donose i entiteske strategije.

Potrebno brisati MOFTER kao odgovornu instituciju jer se propisi kojima se vrši transponovanje direktive o Energetskoj efikasnosti donose isključivo na entitetskom nivou

Umjesto teksta "by-laws in areas of construction, spatial planning and environment" **potrebno da stoji** "relevant legislation" obzirom da ovo pitanje ne može biti predmet definisanja kroz podzakonske akte, a također nije vezano samo za oblast uređenja prostora i građenja.

Potrebno brisati MOFTER jer nije nadležno za donošenje propisa koji uređuju predmetnu materiju.

Nejasno zašto je ova aktivnost ubačena u ovaj korak. Smatramo da je potrebno brisati jer je već obuhvaćena u prethodnom koraku pod tačkom 1.7.1.4.1 Ukoliko aktivnost ipak ostane onda je potrebno brisati MOFTER kao odgovornu instituciju jer ista nije nadležno za donošenje propisa koji uređuju predmetnu materiju.

Potrebno brisati MOFTER jer nije nadležano za donošenje ovog zakona jer se radi o pitanju iz entitetske nadležnosti.

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Add: Ministry of Spatial Planning, Construction and Ecology RS (MoSPCE).

Potrebno dodati: “Strategija privlacenja stranih investicija u Republiku Spsku 2021-2027.; Strategija razvoja MSP Republike Srpske za period 2021-2027.; Strategija razvoja industrije Republike Srpske za period 2021-2027.”

Delete. Na koji način ova komponenta čini “strategiju”? Potrebno preformulisati tekst na način da komponenta ima za cilj unapređenje uslova poslovanja u BiH, a ostalo potrebno brisati.

Potrebno brisati. (Npr. Kakve veze imaju javna preduzeća sa unutrašnjom struktorom BiH?)

Potrebno navesti kako je usaglašeno "PoEs".

Potrebno dodati "jedinice lokalne samouprave", budući da se registracija preduzetnika vrši na tom nivou, kroz jednošalterski sistem.

Iako je korak usvojen kako je navedeno, predlažemo, ukoliko je moguće, tehnički korigovati da isti glasi: "Entities adopt and implement the necessary harmonized regulation allowing mutual recognition of licenses and certificates between the entities." (briše se tekst "adopted and implemented " obzirom da je isto već jednom navedeno). Takođe, Mutual ne treba velikim slovom. Nisu potrebni sudovi u dijelu nadležnosti, s tim u vezi iste potrebno brisati.

ako je korak usvojen kako je navedeno, predlažemo, ukoliko je moguće, tehnički korigovati da isti glasi: "Entities adopt and implement the necessary harmonized regulation allowing mutual recognition of licenses and certificates between the entities." (briše se tekst "adopted and implemented " obzirom da je isto već jednom navedeno). Takođe, Mutual ne treba velikim slovom.

Aktivnost je neprihvatljiva. Eventualno se može preformulisati kako slijedi: „Utvditi listu licenci i dozvola koje je potrebno međusobno priznati između entiteta” Nadležna tijela su vlade entiteta, i može se dodati i BD. Naime, ovako definisana aktivnost nije u skladu sa korakom jer se korak odnosi na entitetsko priznavanje licenci i dozvola (a ovdje imamo i Savjet ministara BiH) Pored toga u Republici Srpskoj već postoji pregled administrativnih procedura. Ako ne postoji u FBiH onda se treba izdvojiti aktivnost samo za FBiH.

Aktivnost je neprihvatljiva. Govorimo o međusobnom priznavanju licenci i dozvola među entitetima, a ne o ukidanju. Nastavno, nije jasno i zašto se pojavljuje Savjet ministara BiH u ovom kontekstu.

Potrebno da se dodaju još i podzakonski akti koji definišu tehničke i druge zahtjeve za proizvode.

Potrebno navesti korak kako je usaglašeno:
“Country wide strategy for the quality infrastructure adopted, Law on Accreditation, Law on Market Surveillance and consumer protection legislation in BiH in line with the most recent EU acquis adopted and implemented”

Potrebno dodati: Vlada Republike Srpske.

Potrebno navesti korak kako je usaglašeno:
“Country wide strategy for the quality infrastructure adopted, Law on Accreditation, Law on Market Surveillance and consumer protection legislation in BiH in line with the most recent EU acquis adopted and implemented”

Aktivnost nije prihvatljiva. Isto nije u skladu sa dogovorenim korakom. U okviru istoga nije predviđeno usvajanje navedenog zakona. Potrebno izmjeniti kako slijedi: “Consumer protection legislation in BiH in line with the most recent EU”.

Prelažemo da se briše dio “based on Quality Infrastructure Strategy“

Prelažemo da se briše “COMBIH”, nosioci aktivnosti su entiteti obzirom da je isto nadležnost entiteta.

Potrebno dodati “Vlada Republike Srpske” jer se prethodno mora izjasniti o dokumentu.

Potrebno je **izmijeniti i dopuniti**, fokus je na Radnoj grupi. Jedna od institucija uključениh u izradu Nacrta zakona bilo je Ministarstvo finansija Republike Srpske.

Potrebno dodati MP RS

Potrebno dodati Vlada RS i nadležna ministarstva.

Potrebno dodati MP RS

U skladu sa nazivom koraka, navesti stvarno nadležne institucije. Potrebno dodati MP RS

U skladu sa nazivom koraka, navesti stvarno nadležne institucije. Potrebno dodati MP RS

Potrebno dodati Vladu Republike Srpske (nadležna ministarstva, republičke upravne organizacije i uprave)

Imajući u vidu odredbe Zakona o SPN/FTA u nastavku, potrebno je navesti aktivnosti na nivou entiteta. **POGLAVLJE XIV. NADLEŽNOST ZA DONOŠENJE PODZAKONSKIH AKATA**

Član 101. (Podzakonski akti za provođenje ovog zakona, preporuke i smjernice) (1) Podzakonske akte utvrđene ovim zakonom, na prijedlog Ministarstva sigurnosti BiH, donijet će Vijeće ministara BiH u roku od šest mjeseci od dana stupanja na snagu Zakona. (2) Nadzorni organi u skladu sa svojim nadležnostima mogu, samostalno ili u saradnji s drugim nadležnim organima, davati preporuke ili smjernice za primjenu ovog zakona i propisa donesenih na osnovu njega.

POGLAVLJE XV. PRIJELAZNE I ZAVRŠNE ODREDBE

Član 102. (Primjena drugih propisa) (1) Na pitanja koja nisu regulirana ovim zakonom primjenjuju se odgovarajuće odredbe drugih zakonskih propisa. (2) Svi drugi propisi kojima se uređuje materija u vezi s ovim zakonom bit će usklađeni s ovim zakonom u roku od godinu dana od dana njegovog stupanja na snagu. (3) Obveznici su dužni u roku od šest mjeseci od dana stupanja na snagu ovog zakona s njim uskladiti svoje poslovanje, organizaciju, opće i interne akte.

Potrebno izmjeniti: “The Framework transport strategy 2016-2030 was adopted in 2016. The Strategy is being implemented.”

Radni tim dao saglasnost na tekst koraka koji glasi: “Aligned with Regulation (EU) 2020/1056 on electronic freight transport information (eFTI) (December 2025)”. Potrebno uskladiti u dva dokumenta (formulacija koja je prihvatljivija).

Da li je u ovoj fazi, prilikom definisanja aktivnosti moguće tražiti rok duži od onoga što je indikativno dogovoreno prilikom usaglašavanja koraka? Zamolićemo da isto provjeri sa relevantnim akretima u EK. Ukoliko da, i može da bude predmet pregovora, predlažemo da se rok prolongira, ukoliko želimo da predmetna aktivnost bude blagovremeno prolongirana.

Radni tim dao saglasnost na tekst koraka koji glasi: "Waiting time at BCPs and CCPs reduced by 50% as a result of using the e-freight system (intra Western Balkans only)". Potrebno uskladiti.

Kratka rok, a kako se radi "krajnjem roku" za Reformsku agendu, prijedlog da se **navedena cifra (50 Kms) revidira, odnosno smanji**, u odnosu na prijedlog koji je dat od strane konsultanata.

Add: MSV (respectively FMPK)

Add: Official gazette of tht RS

Potrebno brisati MTC, i **dodati** RS MSV (respektivnu instituciju u FBiH). Ovo je nadležnost entiteta.

Potrebno brisati MTC, i **dodati** RS MSV (respektivnu instituciju u FBiH). Ovo je nadležnost entiteta.

Add: MSV (respectively FMPK)

Potrebno brisati MTC, i **dodati** RS MSV (respektivnu instituciju u FBiH). Isto je isključiva nadležnost entiteta.

Radni tim dao saglasnost na korak koji glasi: "ITS on X Kms of the TEN-T road network is operational". Potrebno uskladiti.

Takđe, a kako se prethodno navodi, radi se o kratkom roku, a kako isto predstavlja i "krajnji rok" za Reformsku agendu, prijedlog da se navedena cifra (50 Kms) revidira, odnosno smanji, u odnosu na prijedlog koji je dat od strane konsultanata.

Potrebno brisati MTC, i **dodati** RS MSV (respektivnu instituciju u FBiH). Isto je isključiva nadležnost entiteta.

Correction, Table 82: STEPS within the Reform 2.2.1.

Budući da postoje dvije aktivnosti **potrebno je razdvojiti aktivnosti i nadležna tijela za implementaciju**. Za inovacione planove nadležni su entiteti, a u slučaju Republike Srpske potrebno dodati RS MEE (Ministarstvo privrede i preduzetništva).

Potrebno brisati Savjet ministara BiH kao nosioca. Za predmetnu aktivnost nadležni isključivo entiteti. U slučaju Republike Srpske potrebno dodati RS MEE (Ministarstvo privrede i preduzetništva).

Radni tim dao saglasnost na korak koji glasi:
“Framework for Strategic guidelines for harmonisation of entity’s support for SMEs and entrepreneurship is adopted, in particular startups and MSMEs in digital sector” Potrebno uskladiti i brisati “Law on investment funds”

Dodati: „Zaključak Vlade Republike Srpske“

Potrebno brisati Savjet ministara BiH kao nosioca. u kontekstu procjene uticaja propisa na SME. Isključivo entiteti jer je nadležnost za SME na entitetskom nivou.

Radni tim dao saglasnost na korak koji glasi:
“Framework for Strategic guidelines for harmonisation of entity’s support for SMEs and entrepreneurship is adopted, in particular startups and MSMEs in digital sector” Potrebno uskladiti i brisati “Law on investment funds”

Potrebno dodati: Godišnji izvještaj za oblast MSP Republike Srpske, koji usvaja Vlada Republike Srpske.

U usaglašenoj verziji nema dijela reforme koji se odnosi na investicione fondove, te ova aktivnost nema smisla i **potrebno je brisati**.

U Republici Srpskoj se nije primjenjivala Platforma, već ranije usvojena Strategija razvoja obrazovanja Republike Srpske za period 2016-2021. godina, a sada Strategija razvoja predškolskog, osnovnog i srednjeg vaspitanja i obrazovanja Republike Srpske za period od 2022. do 2030. godine. S tim u vezi, potrebno navesti da je realizacija strateških ciljeva definisanih prethodnom Strategijom razvoja obrazovanja, a zatim i važećom Strategijom dovela da povećanja obuhvata predškolskim vaspitanjem i obrazovanjem u Republici Srpskoj.

U Republici Srpskoj 2022. godine izrađen je inoviran Program predškolskog vaspitanja i obrazovanja zasnovan na ishodima učenja i isti se primjenjuje u svim predškolskim ustanovama u Republici. U skladu sa Zakonom o predškolskom vaspitanju i obrazovanju predškolska ustanova djelatnost zasniva na Programu predškolskog vaspitanja i obrazovanja koji usvaja ministar prosvjete i kulture u Republici Srpskoj, a ne na osnovu Zajedničkih jezgri cjelovitih razvojnih programa za rad u predškolskim ustanovama BiH.
Potrebno dodati RS MPK u okviru sva tri koraka.
Potrebno dodati RS MPK kao nadležnu instituciju.

Potrebno izmjeniti.

Potrebno izmjeniti.
Potrebno dodati RS MPK kao nadležnu instituciju.
Potrebno dodati RS MPK kao nadležnu instituciju.

Delete.

Predlažemo da se ove **dvije rečenice preformulišu** jer nisu činjenično tačne, odnosno nije tačno da su različita tumačenja zakona razlog za postojanje dvije agencije, te da to utiče na usklađenost rada agencija sa ESG. Takođe nije tačno da postoji jedinstven sistem visokog obrazovanja jer nadležne obrazovne vlasti uređuju svoje sisteme visokog obrazovanja, u skladu sa ustavnim nadležnostima i svojim zakonima. Predlažemo formulaciju: “The reason for this lies in competences over education regulated by the BiH Constitution, according to which jurisdiction over education belongs to Entity of Republic of Srpska, cantons in Federation in BiH and Brcko District.”

Pogrešno naveden naziv koraka. Treba da stoji kao u Tabeli 91: “RS Law on Quality assurance in Higher Education enters into force”.

Zakon o Agenciji je već donijet. S tim u vezi predlaže se brisanje prve tri aktivnosti (3.1.2.1.1, 3.1.2.1.2 i 3.1.2.1.3), a da se zadnja mjera razdvoji na dvije: 3.1.2.1.1. Adoption of the Law (Responsibility: National Assembly, President of RS; Source of verification: Minutes of the National Assembly) 3.1.2.1.2. Publication in the Official gazette ((Responsibility: Official gazette of RS; Source of verification: Publication in the official gazette)

Delete. Radni tim dao saglasnost na korak koji glasi: “Introduction and application by relevant authorities within the country of curricula based on learning outcomes, including those that concern digital skills (in line with the Framework for Digital Skills”

Prijedlog da se uvrsti 65%. Da li je isti usaglašen?

Zavod za zapošljavanje Republike Srpske je izmjenama zakona iz 2019. godine razriješen administrativnih dužnosti povezanih sa zdravstvenim osiguranjem nezaposlenih lica. Navedeni korak nije relevantan za institucije Republike Srpske. S tim u vezi, da li je potrebno isključiti institucije iz RS kao odgovorne ili ostaviti pa navesti kao provedena aktivnost u procesu izvještavanja?

Tehnički je izvodljivo. Preduslov za sprovođenje koraka je razmjena podataka između institucija i isto mora biti dogovoreno i potpisano od strane obe institucije, u okviru kojih će biti jasno definisano koji podaci će se razmjenjivati i na koji način.

Da li je u ovoj fazi, moguće izvršiti izmjenu kvantitativne vrijednosti koja čini dio već usaglašenog i potvrđenog koraka (isključivo u dijelu predložene vrijednost ne konteksta)? Zamolićemo da isto provjeri sa relevantnim akretima u EK.

Naime, mišljenja smo da je procenat od 10% realan i da ga ne treba mijenjati, jer smo u situaciji stalnog smanjenja broja nezaposlenih na evidenciji Zavoda za zapošljavanje RS, a to znači i manji broj posredovanja i u toj situaciji 10% povećanje je realno. Takođe, 10% povećanje uspješnih posredovanja je vezano i za aranžman sa Svjetskom bankom.

U skladu sa smjernicama „Drugog projekta podrške zapošavanju (ESP 2)“ koji se finansira sredstvima zajma Svjetske banke broj IBRD-93810 BA, Zavod ima obavezu ispunjenja cilja zasnovanog na učinku (PBC 4) – povećanje uspješnih posredovanja za 10% u periodu od 24 mjeseca od efektivnosti zajma. Zajam je postao efektivan u novembru 2023. godine tako da će ovo 10% povećanje posredovanja vezano za ostvarenje cilja zasnovanog na učinku biti aktuelno početkom 2026. godine.

Uoiko izmjena moguća predlažemo da se procenat koriguje.

Da li je u ovoj fazi, moguće izvršiti izmjenu kvantitativne vrijednosti koja čini dio već usaglašenog i potvrđenog koraka (isključivo u dijelu predložene vrijednost ne konteksta)? Zamolićemo da isto provjeri sa relevantnim akretima u EK.

Mišljenja smo da je procenat od 25% povećanja broja žena i ranjivih grupa ciljanih kroz programe aktivnih mjera zapošljavanja u ovom trenutku preambiciozan i smatramo da je njegova maksimalna vrijednost 15%. Ovo se temelji na činjenicama da je sa jedne strane prisutan stalni trend smanjenja broja nezaposlnih lica na evidenciji pa time i obuhvat pomenutih kategorija, a sa druge strane se u posljednjem periodu smanjuje iznos sredstava namijenjenih za aktivne programe na tržištu rada. Ukoliko budemo u situaciji ograničenih finansijskih resursa upitno je da li će se uspjeti realizovati svi programi zapošljavanja namijenjeni zapošljavanju ranjivih kategorija. Ukoliko izmjena moguća predlažemo da se procenat koriguje.

Kako je prethodno navedeno od 2019. godine na evidenciji Zavoda za zapošljavanje RS vode se samo aktivni tražioci zaposlenja.

Navedeni korak nije relevantan za institucije Republike Srpske. S tim u vezi, da li je potrebno isključiti institucije iz RS kao odgovorne ili ostaviti pa navesti kao provedena aktivnost u procesu izvještavanja?

Prema funkcionalnoj procjeni koju trenutno radi ILO analiza podataka je pokazala da je omjer zaposlenih koji rade direktno sa nezaposlenim klijentima (savjetodavci, evidentičari, klub za traženje posla i zaposleni u CISO) u Zavodu za zapošljavanje RS 1:330, jedan savjetodavac na 330 nezaposlenih lica u prosjeku.

Za svaku od aktivnost potrebno navesti nadležne institucije.

Add: Ministry of Labor, War Veterans and Disabled Persons' Protection of Republic of Srpska (MoLWVDPP), Ministry of Health and Social Protection of Republic of Srpska, Republic of Srpska doesn't have Ministry of Labour and Social Policies.

Potrebno dodati: Ministry of Labour, War Veterans and Disabled Persons' Protection of Republic of Srpska

Potrebno dodati: Ministry of Labour, War Veterans and Disabled Persons' Protection of Republic of Srpska

Za svaku od aktivnost potrebno navesti nadležne institucije.

Delete MCA of BiH, This activity in Republic of Srpska can be carried out exclusively under the authority of the Ministry of Labour, War Veterans and Disabled Persons' Protection.

Add: Ministry of Labour, War Veterans and Disabled Persons' Protection of Republic of Srpska/

Za svaku od aktivnost potrebno navesti nadležne institucije.

Brisati MZSZ i dodati MRBIZ

Potrebno dodatno pojasniti, „Poslodavac vrši isplatu naknade a Fond mu refundira sredstva za 11 odnosno 17 mjeseci.“

Potrebno dodatno pojasniti , uslov je da nije zaposlena a ne pragovi ličnih primanja.

Materinski dodatak je pravo definisano Zakonom o dječijoj zaštiti i nema veze sa brojem rođene djece. (pravo na materinski dodatak) 58% od najniže plate za prošlu godinu utvrđuje Vlada svojom odlukom.

Potrebno korigovati u skladu sa navedenim.

Dodati: MZSZ RS

Prijedlog da se doda Agencija za informaciono-komunikacione tehnologije Republike Srpske.

Korigovati kako slijedi: Designed user-friendly interfaces and workflows for employees of the social protection system and services through the social card data base. (December 2026)

Dodati "i MF RS".

Za prvu fazu nije neophodno usvojiti navedene zakone. **Potrebno korigovati.**

Dodan tekst do str. 89.

Add "35/18"

Add "including Ministerial conferences"

Potrebno dodati MEIRS.

Dodan tekst do str. 92.

Dodan tekst, dopunjen po pojedinim podnaslovima.

Obrazloženje	Prihvaćeno/Nije prihvaćeno
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Proofreading will be done on the final document. Accepted

The earlier version when document was drafted. Accepted

Corrected in newer versions Accepted

Interna organizacija BiH nije relevantna. EU traži da se odluke o EU Broadband Cost Reduction Directive, European Electronic Communications Code, and Gigabit Infrastructure Act, budu dio krovnog zakona, te sama implementacije i način je na svakoj EU članici da sprovede. ovo su strateski okviri.

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Accepted

Not accepted

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Not accepted

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Accepted

Semantically, the proposed wording would Not accepted

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Doing Business, even with its deficienciesm Not accepted

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Corrected in newer versions

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Framework needs to be defined. Not accepted

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Obrazloženje	Prihvaćeno/Nije prihvaćeno	Obrazloženje
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Proofreading will be done on the final document

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Corrected in newer versions

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Interna organizacija BiH nije relevantna. EU trazi da se odluke o EU Broadband Cost Reduction Directive, European Electronic Communications Code, and Gigabit Infrastructure Act, budu dio krovnog zakona, te sama implementacije I nacin je na svakoj EU clanici da sprovede. ovo su strateski okviri.

The factual situation is different

Sensitive

Related to the institutions it would not be possible to list all responsible authorities due to the long list and we would propose in such cases to empasise the coordinating institution

Introductory text give an overview of all 4 components that are developed further in the text. In our opinion there is no need to make the text heavier with subtitles

Sensitive

Navesti sve tacke u ovom trenutku nije moguće. Zakonski okvir je komplikovan i neki djelovi pravnog okvira se odnose na općinske pravilnike. Jedna od beneficija ove reforme je da se donese pravilnik sta je ključna infrastruktura re da se ulaganja u ovom sektoru pojednostave, od samih dozlova u svakom gradu do poveznih tacaka.

Corrected in newer versions

Sensitive

Related to the institutions it would not be possible to list all responsible authorities due to the long list and we would propose in such cases to emphasise the coordinating institution

Corrected in newer versions

Sensitive

5G implementacija je jako komplikovana i zahtjeva ogromne resorse i koordinaciju. Samo odabir 5G spektruma, migracije TV signala u drugi spektrum je kompleksa tema. Agencija RAK je zaduzena za koordinaciju telekomunikacije, emitovanje, radiokomunikacije, strategije i planiranje. Te ima sektore za licence koji iste mora uskladiti s ostalim EU clanicama. ZAKON O KOMUNIKACIJAMA Clan 3 i 37 je jako decidan o obavezama agencije

Semantically, the proposed wording would not give the info who is planning.

Sensitive

Related to the institutions it would not be possible to list all responsible authorities due to the long list and we would propose in such cases to emphasise the coordinating institution

Introductory text give an overview of all 4 components that are developed further in the text. In our opinion there is no need to make the text heavier with subtitles

Sensitive

Potrebno je uraditi analizu detaljno te tesko je definisati institucije. Treno Zakon o Ele. Potpisu RS, Službeni glasnik Republike Srpske 106/15 od 10.12.2015 Član 33 je vec propisao pavnu snagu potpisa iz EU. Ovo je samo primjer da u zakonima se vec nalaze neke od tackih rjesenja te ih je potrebno analizirati shodno novim eIDAS okvirom koji je nedavno usvojen.

Doing Business, even with its deficiencies is a comparative and used in various reports. We would consider the comment if it would provide an alternative index

ovo se ne odnosi na lokalnu organizaciju institucija te kako ce se interna obaveze definisati. Ali same reforma trazi Single

Reforma se zove "Create the Single point " EU inistira da definise Create the Single point, ta orgnizacije ce biti kontakt tacka prema EU za dvosmjernu komunikacij.

Ovo nema smisla za ovu reformu, jer jos uvijek nema odluke niti lokalnog zakona o NIS2. Jer u istom se definise scope "elementa" koju se smatraju vaznim.

Aktivnosti iz tabele 24 I 25 I 27 moraju ukljucivati sve institucije I nije ih moguće navesti. U samom NIS2 postoje nekoliko kriterija od same industrije, kritikalne infrastrukture pa sve do procenat ucesca na trzistu I prometa, do broja uposlenih. Ovo je nesto sto se treba definisati kriterije za BiH te nakon toga identifikovati "elemente" koji podlezu pod ovim okvirom.

Corrected in newer versions

Introductory text give an overview of all 4 components that are developed further in the text. In our opinion there is no need to make the text heavier with subtitles

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the table of reforms

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The text is updated in newer version of the Document, in line with supplements received from various institutions

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The Deadline is submitted to the EU based on the Adoption of the Reform Agenda steps by the Working Team. If possible, it will be taken into account in further negotiations with EU, if such occur/

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MoFTER is the coordinating body for the said topic

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Framework needs to be defined.

It is understood like this. Capacities will depend on the level of involvement of the institutions

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Corrected in newer versions

The Working Team has already adopted this formulation of the reform step.

In this case MOFTER is the coordinating institution for the preparation of the Buildings Renovation Strategy. This request would presume an additional obligation.

MoFTER is the coordinating body for the said topic

According to NECP the goal for annual renovated area of the stock of non-residential buildings is 0.298 million m²

Related to the institutions it would not be possible to list all responsible authorities due to the long list and we would propose in such cases to emphasise the coordinating institution

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Datum	Institucija	Sadržaj
24.06.2024.	MFRS	<p>In the Communication of the European Commission on Enlargement Policy from November 2023, it is stated that the country's compliance with the EU's foreign policy has significantly improved, especially in terms of EU statements and restrictive measures, and at the initiative of the Ministry of Foreign Affairs, and that it is necessary to continue to strengthen its capacities for the implementation and application of imposed sanctions.</p>
24.06.2024.	MFRS	<p>Fundamentals/Rule of Law: Further strengthen the fundamentals of the enlargement process, including the rule of law and fundamental rights, the functioning of democratic institutions, including at regional and local level and including de-polarisation ,</p>
24.06.2024.	MFRS	<p>Private Sector Development: Boost innovation, research, and cooperation between academic institutions and industry in support of the green and digital transitions, promoting local industries with a particular emphasis on locally based micro, small and medium- sized enterprises and start-ups</p>
24.06.2024.	MFRS	<p>Private Sector Development: Boost innovation, research, and cooperation between academic institutions and industry in support of the green and digital transitions, promoting local industries with a particular emphasis on locally based micro, small and medium- sized enterprises and start-ups</p>
24.06.2024.	MFRS	<p>2.1.2. Simplify and harmonise requirements to register and operate country-wide</p>
24.06.2024.	MFRS	<p>Title of the Specific Objective: Boost innovation, research, and cooperation between academic institutions and industry in support of the green and digital transitions, promoting local industries with a particular emphasis on locally based micro, small and medium- sized enterprises and start-ups</p>
24.06.2024.	MFRS	<p>Title of the Specific Objective: Boost innovation, research, and cooperation between academic institutions and industry in support of the green and digital transitions, promoting local industries with a particular emphasis on locally based micro, small and medium- sized enterprises and start-ups</p>

24.06.2024.	MFRS	<p>Providing access to finance to BiH SME's should boost the competitiveness and technological development through focused investments in the areas identified in the S3 strategy . The approach towards SME's between entities is rather different and calls for certain degree of harmonization which should allow for simpler and fairer application of cohesion policy financial instruments in the future.</p>
24.06.2024.	MFRS	<p>This component sets forth a comprehensive strategy aimed at strengthening governance, enhancing transparency, and facilitating operation of enterprises across the country. The goal will be achieved through reforms in several key areas such as:</p> <p>. Moreover, the financial reports of POEs are not fully aligned with international accounting standards, which results in partially inaccurate presentation of the financial positions and performance of enterprises and increases fiscal risks.</p>
24.06.2024.	MFRS	<p>2.1.1.1.4.POE's Oversight Units published annual report on SOEs impact on economy including fiscal risk assessment stemming from direct and contingent POEs liabilities and state guarantees.</p>
24.06.2024.	MFRS	
24.06.2024.	MFRS	<p>2.1.1.4.FBiH (GS), RS (GSRSG)</p> <p>2.1.1.4.1.Development and adoption of the Rulebook for annual reporting on POEs impact on economy including fiscal risk assessment stemming from direct and contingent POEs liabilities and state guarantees.</p>
24.06.2024.	MFRS	
24.06.2024.	MFRS	<p>Quality Infrastructure Strategy</p>
24.06.2024.	MFRS	<p>Accreditation</p> <p>1. The legislative framework in the field of accreditation consists of the following laws:</p>
24.06.2024.	MFRS	<p>The Market Surveillance</p>
24.06.2024.	MFRS	<p>Metrology</p>
24.06.2024.	MFRS	<p>BOSNIA AND HERZEGOVINA (STATE-LEVEL)</p>

24.06.2024. MFRS ***Law on Metrology of BIH .This Law sets the competence of the Institute for Metrology of BIH to conduct conformity assessment of the measuring instruments. The Institute is competent for alignment of legislation with the directives for the field of metrology***

Republika Srpska (entity level)
FEDERACIJA BIH (ENTITY LEVEL)BOSNIA AND
HERZEGOVINA (STATE-LEVEL)REPUBLIKA
SRPSKA (ENTITY LEVEL)

24.06.2024. MFRS
24.06.2024. MFRS

Consumer Protection
~~Law on Metrology of BIH~~

This Law sets the competence of the Institute for Metrology of BIH to conduct conformity assessment of the measuring instruments. The Institute is competent for alignment of legislation with the directives for the field of metrology

24.06.2024. MFRS

Republika Srpska (entity level)

24.06.2024. MFRS

Bosnia and Herzegovina (state-level)

Law on General Product Safety of Bosnia and Herzegovina

Republika Srpska (entity level)

Law on general product safety of the Republic of Srpska

24.06.2024.	MFRS	Potrebno dopuniti.
24.06.2024.	MFRS	2.1.3.1.MOFTER BIH, COMBIH,
24.06.2024.	MFRS	2.1.3.3.1.New Approach Directives in selected minimum three industrial fields annually transposed by the competent authorities based on Quality Infrastructure Strategy
24.06.2024.	MFRS	Step 2.1.3.4. Mutual Recognition Programmes (MRPs) for industrial products in line with the EU acquis (electromagnetic compatibility, machinery and construction) adopted and implemented
24.06.2024.	MFRS	2.1.3.4.3.MRPs for electromagnetic compatibility, machinery and construction adopted and implemented
24.06.2024.	MFRS	It includes continuation of the removal of the so-called "conflicting" SFRY legislation and mandatory JUS 56 standards from the legal system
24.06.2024.	MFRS	It includes continuation of the removal of the so-called "conflicting" SFRY legislation and mandatory JUS 56 standards from the legal system, as well as the establishment and improvement of a publicly available Register of valid regulations, Information points on products, on valid regulations and standards and designated certification bodies (in the RS).
24.06.2024.	MFRS	Action Plan for the Western Balkans" and principles of the Small Business Act - SBA - Dimension
24.06.2024.	MFRS	Strategic guidelines for the harmonisation of SME support in BIH for 2023-2027
24.06.2024.	MFRS	The Framework Law establishes the obligation to harmonize the laws of competent educational authorities with the Framework Law
24.06.2024.	MFRS	Children with special needs, to a greater or lesser extent, are included in the work of preschool institutions, and individual programs are developed for them in all administrative units of Bosnia and Herzegovina

24.06.2024.	MFRS	<p>There is a need for assistants in the preschool process in this segment, which formed the basis for the Ministry's interest in cooperation with the Employment Office to ensure additional support for engaging professional staff to support the growth and development of children</p> <p>During 2021, the Agency for Preschool, Primary and Secondary Education created the Guidelines for the Application of the Common Core^[1] of Comprehensive Development Programs for Preschool Education defined on the learning outcomes of 2018. The purpose of the Guidelines is to provide support to everyone involved in the process of curriculum reform aimed at creating modern, humanistically oriented preschool plans and programs.</p>
24.06.2024.	MFRS	<p>3.1.1.1.1.Need assessment of preschool institutions in various regions of Bosnia and Herzegovina to ensure access to educational programs for children in the year prior to school entry.</p>
24.06.2024.	MFRS	<p>3.1.1.1.1.Report on the results of the assessment of the need for preschool institutions in various regions of the country and preparation of recommendations for improving access to educational programs for children one year prior to school entry</p>
24.06.2024.	MFRS	<p><u>3.1.1.1.2.Ministry of Civil Affairs,Federal Ministry of Education, Cantonal Ministries of Education, Department of Education of the Brčko District Government/competent educational authorities</u></p>
24.06.2024.	MFRS	<p>3.1.1.1.5.Data from the statistical institutes of FBiH and RS; Report from the Ministry of Civil Affairs; Information on the implementation of the Framework Law on Preschool Education and Care in Bosnia and Herzegovina for the 2027</p>
24.06.2024.	MFRS	<p>3.1.1.2.1.Need assessment of preschool institutions in various regions of Bosnia and Herzegovina to ensure access to educational programs for children for children aged 3 to 5 years.</p>
24.06.2024.	MFRS	

3.1.1.2.1. Report on the results of the assessment of the need for preschool institutions in various regions of the country and preparation of recommendations for improving access to educational programs for children aged 3 to 5 years.

24.06.2024. MFRS

3.1.1.2.5. Data from the statistical institutes of FBiH and RS.; Report from the Ministry of Civil Affairs; Information on the implementation of the Framework Law on Preschool Education and Care in Bosnia and Herzegovina for the 2027

24.06.2024. MFRS

3.1.1.3.1.A comprehensive assessment of the needs of preschool institutions across various regions of Bosnia and Herzegovina is required to ensure adequate space and care, particularly tailored to the needs of the youngest children, aged 0 to 2 years.

24.06.2024. MFRS

In Bosnia and Herzegovina, there are two agencies for Higher Education and Quality Assurance. The reason for this lies in the complex system of higher education and quality assurance in Bosnia and Herzegovina, in interdependencies, and differences in the interpretation of legal regulations, as well as in the role and authority of the two agencies operating within the same higher education system.

24.06.2024. MFRS

. All students have the opportunity to acquire the same skills and knowledge, and the implementation of the National Framework for Digital Skills allows students to acquire competencies necessary for success in contemporary society.

24.06.2024. MFRS

Ensuring that all students acquire digital skills in accordance with the National Framework

24.06.2024. MFRS

24.06.2024.	MFRS	Considering that the Core Curriculum in B&H was gradually developed and fully published in 2018, its revision is necessary
24.06.2024.	MFRS	Involving teaching staff in training related to improving digital skills is crucial for improving the quality of education in Bosnia and Herzegovina
24.06.2024.	MFRS	3.1.2.3.1.Revision of Core Curricula based on student learning outcomes including those that concern digital skills in line with the National Reference Framework for Digital Skills
24.06.2024.	MFRS	3.1.2.3.4.Relevant educational authorities
24.06.2024.	MFRS	3.1.2.4.4.Relevant education authorities
24.06.2024.	MFRS	3.1.2.4.4.Official reports from the Ministries of education agencies about the progress of school internet coverage
24.06.2024.	MFRS	3.1.2.5.2.Development of a comprehensive curriculum for training primary and secondary education teachers in digital skills based on EU best practices.

24.06.2024.	MFRS	3.1.2.5.5.Relevant educational authorities
24.06.2024.	MFRS	<p>The implementation of these reforms will help to solve the problem of unemployment and the lack of qualified labor in BIH, thus creating more favorable conditions for the economic growth and development of the country.</p> <p>This requires the cooperation of the government, educational institutions, employers and other stakeholders to ensure that the reforms are successful and sustainable in the long term.</p>
24.06.2024.	MFRS	<p>The provisions of the Framework Law on Secondary Vocational Education and Training, as well as the Law on Secondary Vocational Education at the canton, Brčko District and Republika Srpska level</p>
24.06.2024.	MFRS	<p>Through more direct cooperation with the economy, enrollment policies should be harmonized with the needs of the labor market, increasing the share of practical knowledge and skills, establish a dual system of education and requalification of teaching staff in order to align education with the needs of the labor market, states the I development strategy of the FBiH, and all the development strategies at the cantonal/county level and the Development Strategy of Brčko District.</p>
24.06.2024.	MFRS	<p>Practical teaching in professional education and training, i.e. learning based on work, in Bosnia and Herzegovina is realized through: alternate learning in school and business entity; in school workshops, laboratories, etc. and through practical training.</p>
24.06.2024.	MFRS	<p>Current regulations on professional education and training in Bosnia and Herzegovina enable practical training and learning while working at the workplace, in business entities.</p>

3.1.3.1.3. Development of the Qualification Framework in BiH

24.06.2024.	MFRS	
24.06.2024.	MFRS	3.1.3.1.5. Develop new curricula, collaborate with employers to ensure work-based learning program and design support systems for students
24.06.2024.	MFRS	3.1.3.2.1. Analysis of existing adult education programs and assessment of available resources, policies, and practices in the field of adult education.
		3.1.3.2.2. Goal-setting documentation, quality standards framework documents, alignment with national or international educational standards
24.06.2024.	MFRS	
24.06.2024.	MFRS	3.1.3.2.3. Quality assurance framework for adult education developed
24.06.2024.	MFRS	3.1.3.2.4. Development of policies to ensure consistent implementation of quality standards in adult education.
24.06.2024.	MFRS	3.1.3.2.4. Report on the Monitoring of Utilization of Quality Standards in Adult Education
24.06.2024.	MFRS	3.1.3.3.1. Develop tailored professional development programs for teachers and trainers to develop necessary competencies.
24.06.2024.	MFRS	3.1.3.3.2. Provide necessary resources and support systems to facilitate access to professional development opportunities for all teachers and trainers
24.06.2024.	MFRS	3.1.3.3.3. Implementing and conducting tailored professional development programs for teachers and trainers to professionally develop and match new competences.

3.1.3.3.3.Detailed attendance records for each training session, **along with clearly stated regions** in Bosnia and Herzegovina and the extent of participating teachers/trainers.; Impact analysis of professional development initiatives on teacher skills and competencies.

24.06.2024. MFRS

3.1.3.4.2.Harmonising the curricula in secondary education with current trends and needs of the labour market

24.06.2024. MFRS

3.1.3.4.3.Developing the Strategic Directions for the Development of Career Guidance **in BIH**

24.06.2024. MFRS

3.1.3.4.3.Directions for the Development of Career Guidance in B&H has been officially adopted and has come into place

24.06.2024. MFRS

4.1.1.1.1. Drafting analysis on functioning of Joint bodies under the SAA
DEI Analysis on functioning of Joint bodies under the SAA

24.06.2024. MFRS

4.1.1.2.1. Functional review of the coordination mechanism with actionable recommendations
DEI Functional review of the coordination mechanism with actionable recommendation

24.06.2024. MFRS

4.1.1.2.2.Taking action on the basis of the results and recommendation of the Functional review

24.06.2024. MFRS

4.1.1.2.2.CoMBIH, Governments of all levels

24.06.2024. MFRS

STEP 4.1.1.3 Adopt the Program for Alignment with the Acquis ('NPAA') in line with SAA requirements, notably covering the full EU Acquis, the respective competences for its implementation, the required funding allocation and sources, and administrative capacities

24.06.2024. MFRS

4.1.1.3.1.Drafting NPAA

24.06.2024. MFRS

4.1.1.3.1. DEI

24.06.2024. MFRS

24.06.2024.	MFRS	4.1.1.3.1.Draft NPAA
24.06.2024.	MFRS	4.1.1.3.2.NPAA Adopted
24.06.2024.	MFRS	As pointed out in the document Organized Crime Threat Assessment in Bosnia and Herzegovina 20211 , organized crime manifests itself through various types of crime, from illicit drug manufacture and drug trafficking to arms trafficking, economic and property crime, corrupt activities, cybercrime, and other types of criminal offences.
24.06.2024.	MFRS	Bosnia and Herzegovina will continue its efforts in the fight against organized with specific focus to address systemic shortcomings in the operational cooperation between law enforcement agencies fighting organised crime, weak institutional coordination, and a very limited exchange of intelligence.
24.06.2024.	MFRS	4.4.1.1.A mechanism is in place for tracing and recovery of assets derived through illegal activities. at state and entity level
24.06.2024.	MFRS	4.4.1.1.Prosecutors, LEAs, Mol,

Komentar

Na kakve sankcije se misli?

Potrebno izmjeniti kako slijedi: „na svim nivoima“ ili „na entitskim i lokalnim nivoima.“

Potrebno brisati riječ“local” obzirom da navedeni pojam “lokalne industrije” ne postoji. Isto potrebno izmjeniti i u ostalim dijelovima teksta gdje se spominje isti pojam.

Potrebno brisati riječ “locally”.

Ista reforma se spominje u dva cilja?

Potrebno brisati riječ“local”

Potrebno brisati riječ “locally”. Kao i prethodno “lokalne industrije i msp ne postoji kao pojam

Potrebno preformulisati na način da se tekst “in the areas identified in the S3 strategy” izmjeni na način kako slijedi “u oblastima od znacaja za pametnu specijalizaciju”.

Potrebno brisati, tekst se ponalja u nastavku.

Zakonom o računovodstvu i reviziji Republike Srpske („Službeni glasnik Republike Srpske“, br. 94/15 i 78/20), između ostalog, uređena je organizacija sistema knjigovodstva i računovodstva, gdje je definisano da se propisi iz oblasti računovodstva koji se u smislu ovog zakona primjenjuju u Republici Srpskoj zasnivaju na odredbama: Međunarodnih računovodstvenih standarda (IAS), Međunarodnih standarda finansijskog izvještavanja (IFRS), Međunarodnih standarda finansijskog izvještavanja za mala i srednja preduzeća (IFRS for SMEs) i Međunarodnih računovodstvenih standarda za javni sektor (IPSAS). Takođe, odredbama Zakona o računovodstvu i reviziji navedeno je da Ministarstvo finansija donosi pravilnike kojima je propisan sadržaj i forma finansijskih izvještaja koji se sačinjavaju u skladu sa Međunarodnim standardima finansijskog izvještavanja i drugim relevantnim računovodstvenim propisima. S tim u vezi potrebno preformulisati tekst na način da se uvaži gorenavedeno.

Ovo više neće biti dostavljano Jedinici kako bi oni ugradili u svoj izvještaj, nego će Ministarstvo finansija direktno upućivati Izvještaj o fiskalnim rizicima vezanim za javna preduzeća u Republici Srpskoj Vladi Republike Srpske na usvajanje. S tim u vezi potrebno preformulisati korak kako je prethodno navedeno. Obzirom da se radi o harmonizovanim ali specifičnim aktivnostima u okviru Vlade Republike Srpske i Vlade FBiH bilo bi praktično da se aktivnosti razdvoje.

Potrebno dodati MF RS

Navedene aktivnosti potrebno prikazati odvojeno. Dio koji se odnosi na procjenu fiskalnih rizika, obzirom da isto više neće biti spojeno. Ministarstvo finansija Republike Srpske će imati svoj Pravilnik, odvojeno. Nastavno, potrebno navesti i nosioce aktivnosti u skladu sa tim (MF RS). Obzirom da se radi o harmonizovanim ali specifičnim aktivnostima u okviru Vlade Republike Srpske i Vlade FBiH bilo bi praktično da se aktivnosti razdvoje, ukoliko isto nije primjenivo za FBiH.

U cilju jasnijeg prikaza predlažemo da **se doda podnaslov** “Quality Infrastructure Strategy” .

U cilju jasnijeg prikaza predlažemo da **se doda podnaslov** “Accreditation”

Brisati redni br. 1.

U cilju jasnijeg prikaza predlažemo da **se doda podnaslov** “The Market Surveillance”

U cilju jasnijeg prikaza predlažemo da **se doda podnaslov** “Metrology”.

Potrebno **dodati podnaslov** kako je naznačeno.

Prebačeno iz nastavka teksta u cilju boljeg razumijevanja.

Predlažemo da se doda tekst sa podnaslovima, koji je raspoređen prema oblastima infrastrukture kvaliteta i upravnim nivoima u BiH koji imaju nadležnosti I to kako slijedi:

Republika Srpska (entity level)

Law on Metrology of the Republic of Srpska

This Law sets the competence of the Institute for Standardization and Metrology of the Republic of Srpska in the field of verification and metrological supervision of measuring instruments in the field of legal metrology and repackaged products.

Federacija BiH (entity level)

Law on Metrology of the Federation of BiH

This Law sets the competence of the Federal Metrology Institute of the Federation of BiH in the field of verification and metrological supervision of measuring instruments in the field of legal metrology.

Standardization

Bosnia and Herzegovina (state-level)

Law on Standardization of BiH

This Law establishes the competence of the Institute for Standardization of Bosnia and Herzegovina in the field of standardization and adoption of Bosnian standards (BAS). The Institute is competent to take over international and EN harmonized standards.

Republika Srpska (entity level)

Law on Standardization of the Republic of Srpska

This law determines the competences of the Institute for Standardization and Metrology of the Republic of Srpska in the field of development and promotion of standardization.

The Federation of BiH and Brčko District of BiH apply the legal and institutional framework established at the state level.

U cilju jasnijeg prikaza predlažemo da **se doda podnasov** "Consumer Protection".

Potrebno prebaciti pasus iznad, a kako je ubačeno. Naime, isti ne pripada ovdje.

Potrebno dopuniti tekst kako slijedi: "Law on construction products of the RS, Law on chemicals of the RS, Law on cable cars for the transportation of people of the RS, Law on Technical Regulations of the RS, Decree on conformity assessment procedure and the method of designating conformity assessment bodies for products and bylaws which define technical and other requirements for products".

Potrebno dopuniti.

Potrebno dodati i ostale nivoe vlasti, jer u izradi strategije učestvuju predstavnici svih nivoa vlasti u BiH, a strategija će se usvajati na COMBIH tek nakon saglasnosti vlada entiteta I BD. S tim u vezi potrebno dodati: "Governments FBiH, RS; BD"

Predlažemo da se **briše dio** "based on Quality Infrastructure Strategy". Naime, Strategija se tek radi, nije dogovorena izrada Akcionog plana realizacije i nije još poznato da li će sadržavati ovu mjeru/aktivnost.

Iako se radi o tekstu koji je prethodno usaglašen, predlažemo da se razmotri opcija da se **dodaju riječi "and etc. "** obzirom će se tek utvrđivati konačne oblasti za koje je zainteresovana privreda u BiH, a kako bi se zakonodavno i institucijalno pripremili za potpisivanje ovakvih sporazuma. Ovo su ključne oblasti, ali ne treba se ograničiti samo na njih.

Predlažemo da se **dodaju riječi "and etc. "** obzirom će se tek utvrđivati konačne oblasti za koje je zainteresovana privreda u BiH, a kako bi se zakonodavno i institucijalno pripremili za potpisivanje ovakvih sporazuma. Ovo su ključne oblasti, ali ne treba se ograničiti samo na njih.

Potrebno brisati broj (ubačeno nema smisla).

Potrebno brisati. Biće ih na svim nivoima vlasti u BiH.

Provjeriti kontekst rečenice.

Potrebno brisati obzirom da su smjernice predviđene u akcionom planu pod nazivom kako je usaglašeno u ovoj fazi Plana rasat.

Imajući vidu obrazloženje u nastavku ova rečenica je suvišna. **Potrebno brisati.**

Potrebno dodati "Na svim nivoima nadležnih obrazovnih vlasti".

U skladu sa Zakonom o predškolskom vaspitanju i obrazovanju vaspitna grupa koju pohađa dijete sa smetnjama u razvoju može da ima saradnika za vaspitaca koji pruža tehničku pomoć vaspitaču i djetetu sa smetnjama u razvoju (pružanje podrške djetetu pri obavljanju lične higijene, korištenju toaleta, podršku u kretanju djeteta i podršku prilikom ručavanja i odijevanja). Ističemo da poslove saradnika za vaspitača mogu da obavljaju lica sa najmanje završenom srednjom školom u četverogodišnjem trajanju. Isto potrebno integrisati.

U Republici Srpskoj 2022. godine izrađen je inoviran Program predškolskog vaspitanja i obrazovanja zasnovan na ishodima učenja i isti se primjenjuje u svim predškolskim ustanovama u Republici. U skladu sa Zakonom o predškolskom vaspitanju i obrazovanju predškolska ustanova djelatnost zasniiva na Programu predškolskog vaspitanja i obrazovanja koji usvaja ministar prosvjete i kulture u Republici Srpskoj, a ne na osnovu Zajedničkih jezgri cjelovitih razvojnih programa za rad u predškolskim ustanovama BiH. Isto potrebno integrisati.

Potrebno brisati naznačeni dio.

Potrebno brisati naznačeni dio.

Potrebno dodati jedinice lokalne samouprave (JLS) kao osnivače predškolskih ustanova.

U obzir uzeti prethodni komentar koji se odnosi na navedeno pitanje.

Potrebno brisati naznačeni dio.

Potrebno brisati naznačeni dio.

U obzir uzeti prethodni komentar koji se odnosi na navedeno pitanje.

Potrebno brisati naznačeni dio.

Predlažemo da se ove dvije rečenice preformulišu/brišu jer nisu činjenično tačne, odnosno nije tačno da su različita tumačenja zakona razlog za postojanje dvije agencije, te da to utiče na usklađenost rada agencija sa ESG. Takođe nije tačno da postoji jedinstven sistem visokog obrazovanja jer nadležne obrazovne vlasti uređuju svoje sisteme visokog obrazovanja, u skladu sa ustavnim nadležnostima i svojim zakonima.

Predlažemo formulaciju:

“The reason for this lies in competences over education regulated by the BiH Constitution, according to which jurisdiction over education belongs to Entity of Republic of Srpska, cantons in Federation in BiH and Brcko District.”

Potrebno brisati riječ “National”, odnosno korigovati kako slijedi “Framework for digital skills”.

Potrebno brisati riječ “National”, odnosno korigovati kako slijedi “Framework for digital skills”.

Navedeni tekst potrebno brisati.

U Republici Srpskoj u primjeni su novi i inovirani nastavni planovi i programi za osnovne i srednje škole koji su zasnovani na ishodima učenja i na prijedlog RPZ donio ih je minister prosvjete I culture.

Potrebno brisati nazanačeni dio.

Potrebno brisati riječ “National”, odnosno korigovati “in line with the Framework for digital skills”

Potrebno dodati tačno nazive nadležnih obrazovnih vlasti: Ministry of Education and Culture of the Republic of Srpska, Cantonal Ministries of Education and the Government of the Brčko District of BiH Department of Education.

Potrebno dodati tačno nazive nadležnih obrazovnih vlasti: **Ministry of Education and Culture of the Republic of Srpska, Cantonal Ministries of Education and the Government of the Brčko District of BiH Department of Education.**

Potrebno zamjeniti sa “nadležne obrazovne vlasti”

Nastavnim planom i programom nije definisano stručno usavršavanje, potrebno preformulirati kako slijedi “Razviti programme stručnog usavršavanja nastavnika Osnovnog i srednjeg obrazovanje u digitalnim vještinama na osnovu najboljih praksi EU”.

Potrebno dodati tačno nazive nadležnih obrazovnih vlasti:

Ministry of Education and Culture of the Republic of Srpska, Cantonal Ministries of Education and the Government of the Brčko District of BiH Department of Education.

Potrebno brisati riječi “of the country”.

Potrebno navesti u množini.

Potrebno brisati Framework Law on Secondary Vocational Education and Training koji je donesen 2008. godine i odredbe su zastarile, s obzirom da je donošenjem zakona od strane nadležnih obrazovnih vlasti obesmišljeno postojanje okvirnih zakona na nivouu BiH.

Potrebno dodati Strategiju razvoja predškolskog, osnovnog i srednjeg obrazovanja i vaspitanja Republike Srpske 2022-2030.

Potrebno brisati “u BiH”, suvišno.

Potrebno brisati “u BiH”, suvišno.

Potrebno navest u množini, „Razvoj Kvalifikacijskih okvira na nivou nadležnih obrazovnih vlasti“.

Potrebno dopuniti i nadležne institucije.

Potrebno **dodati** “u skladu sa nadležnostima u oblasti obrazovanja”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.



Potrebno brisati “national”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno brisati navedeno i dodati “na nivou ndležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Potrebno dodati “na nivou nadležnih obrazovnih vlasti”.

Vlada Republike Srpske nije dala saglasnost na navedeni dokument i isti je definisan Startegijom razvoja preškolskog, osnovnog i srednjeg obrazovanje i vaspitanja Republike Srpske. Potrebno korigovati.

Predmetnu analizu ne može raditi samo DEI, te je stoga naslov ove aktivnsoti potrebno preformulisati. Analizu treba da vrše udruženo nadležne koordinirajuće institucije u BiH, što je potrebno i dodati.

Takođe, u dijelu “Responsibility” je potrebno napraviti ispravku tako što će se, uz ostale koordinirajuće institucije, uvrstiti i MEIMS RS.

Aktivnost nije prihvatljiva iz razloga što se ovdje ne radi o reviziji, već o unapređenju. Korak 4.1.1.2. se odnosi na “improving”, a ne na “reviewing”. S tim u vezi potrebno korigovati. I u dijelu “Source of verification” je potrebno to pravilno navesti. Takođe, DEI to ne može raditi sama, već mora raditi sa drugim koordinatorima u zemlji. Analogno tome, DEI ne može samostalno biti navedena u rubric “Responsibility”.

Potrebno terminološki uskladiti.

Potrebno dodati MEIMS RS.

Potrebno uskladiti akronim tako da ovdje stoji PAA.

Potrebno uskladiti akronim tako da ovdje stoji PAA.

Potrebno dodati MEIMS RS.