

# **Assessment for Bulgaria (Pernik)**

Status: Draft Plan Date of plan: 02.08.2022



## **Overall Plan Rating**

There are also some indicators rated as not consistent with the just transition. These are marked as red on the traffic light system and should be the foremost priorities to address and improve on. The indicators are organised under their corresponding principles in the Annex to this report.

### Performance of TJTP by priciple

<b>Principle 1:</b> The TJTP should be sustainable and deliver on long-term, international and EU climate commitments such as the Paris Agreement and EU 2030 and 2050 climate objectives.
<b>Principle 2:</b> The TJTP should not lead to prolonged fossil fuel use or promote false solutions to the transition to climate neutrality. As a guide, coal should be phased out by 2030.
<b>Principle 3:</b> The TJTP should lead to sustainable economic diversification at the local, regional and national level.
<b>Principle 4:</b> The TJTP should address social inequalities, improve interregional solidarity, decrease inequalities and tackle injustices.
<b>Principle 5:</b> The TJTP should not harm EU environmental and climate objectives and values.
<b>Principle 6:</b> The TJTP should respect the polluter pays principle.

**Principle 7:** The TJTP should be supported by adequate, coordinated and long-term public and private funding sources.

**Principle 8:** The TJTP should be designed, monitored and evaluated through meaningful partnerships which engage all stakeholders in an open, inclusive and ongoing process, especially at local level. Social dialogue and collective bargaining should be central pillars of the transition when it comes to the labour market and enterprises.

**Principle 9:** The TJTP should take a place-based, local approach to strategy design and implementation.

**Principle 10:** The TJTP should be developed based on high quality, independent and objective analysis of the challenges and opportunities of the transition for regions.

### **Breakdown by indicator**

**Principle 1** The TJTP should be sustainable and deliver on long-term, international and EU climate commitments such as the Paris Agreement and EU 2030 and 2050 climate objectives.



Indicates a commitment to reduce GHG emissions but by < 55% emissions reduction versus 1990 levels by 2030 OR it does not indicate a need to reduce emissions at all



Identifies the opportunities to increase renewable energy in the region and specific actions, projects or targets are proposed

Does not Identify the opportunities to increase energy efficiency or reduce energy use in the region or nationally

Comments: The plan fails to foresee the need for energy efficiency and energy demand reduction in the outdated district heating system of Pernik.



#### **Principle 2**

The TJTP should not lead to prolonged fossil fuel use or promote false solutions to the transition to climate neutrality. As a guide, coal should be phased out by 2030.

A phase-out of coal is planned or implied (the fossil fuel is recognised as in terminal decline), but the end date is after 2030 or undefined

No phase-out of fossil gas is planned or implied

Does not propose to phase out fossil fuel subsidies, or even proposes to introduce new or increase existing ones



#### Principle 3

The TJTP should lead to sustainable economic diversification at the local, regional and national level.

Promotes economic diversification, but there is no consideration of the need for new industries to be sustainable

Comments: The economic diversification plans for Pernik region are focused on industry hubs and logistics with no specific sustainability focus or aim.

Recognises the value of SMEs and start-ups for economic diversification, but does not set out clearly how it will provide support to develop and incentivise them

Indicates a link to and a need for consistency with the NECP, but does not clearly link investments for sustainable economic diversification and decent job creation to it

Comments: The Bulgarian NECP does not factor clear coal transition and needs to be updated.



#### Principle 4

The TJTP should address social inequalities, improve interregional solidarity, decrease inequalities and tackle injustices.

Justifies why certain regions should receive support with reference to the underlying economic and employment impacts of the transition, and justifies the choice objective criteria or comparative data

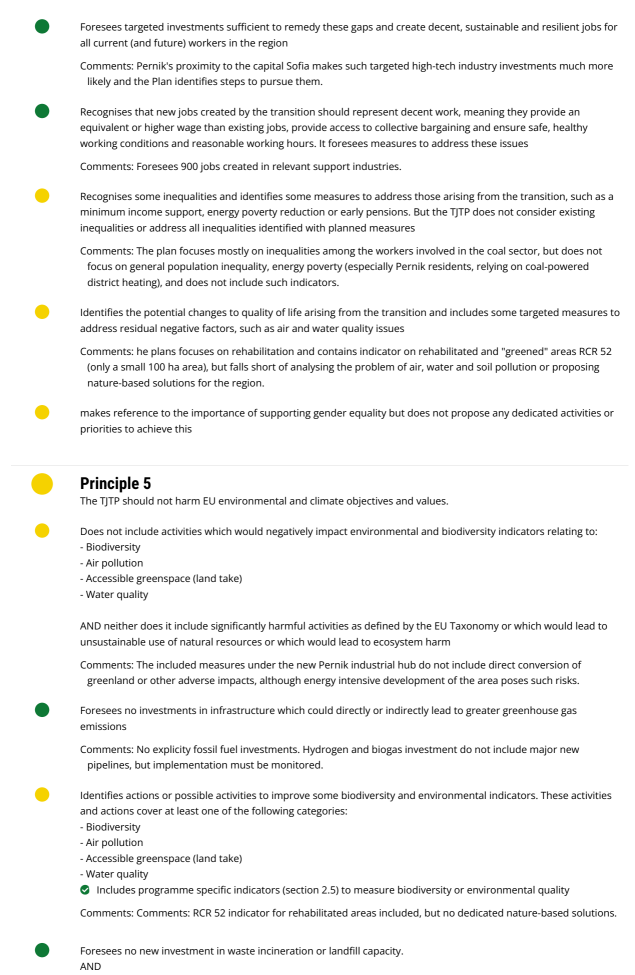
Comments: The plan states that while Pernik is the least affected of the 3 Bulgarian coal regions, 2 600 jobs are directly at risk with more indirect losses, due to energy-intensive industry.

Prioritises employment support and job search assistance for workers directly losing their jobs as a result of the transition AND other worker groups, including those who may be indirectly affected

Comments: The plan identifies youth and economically disadvantaged groups.

Identifies some of the existing and future skills, training and education gaps at regional level on the basis of objective and quality skills forecasts, or sets out a process to identify them - but focuses on a limited range of sectors or only on workers directly affected by the transition or who have already lost their jobs

Comments: There is insufficient detail, with only a focus on IT/digital skills mentioned.



Includes or prioritises new activities which would favour a circular, rather than a linear economy and which will not increase greenhouse gas emissions.

Comments: Not many specifics on circular economy

#### **Principle 6**

The TJTP should respect the polluter pays principle.

The TJTP identifies - or commits to identify - the entities responsible for existing environmental damage, but does not establish how the Polluter Pays Principle will be respected when making investment decisions

Comments: It is not clear that the mining and power generation facilities can cover all recultivation and cleanup costs, which for Pernik region include difficult to quantify past damages from underground mining, solely using their own dedicated funds.



#### Principle 7

The TJTP should be supported by adequate, coordinated and long-term public and private funding sources.

EU funds and national public funds are identified to support the just transition: other sources of public funding than the Just Transition Fund and the Pillar III of the Just Transition Mechanism are identified, including national sources. Funding sources are targeted to the most appropriate activities or to address funding gaps

Comments: NRRP complementarities identified

Private funding sources are not identified and public funding appears to be the sole source of funding identified for the activities and the investments outlined in the TJTP

Comments: No private funding sources leveraged



#### Principle 8

The TJTP should be designed, monitored and evaluated through meaningful partnerships which engage all stakeholders in an open, inclusive and ongoing process, especially at local level. Social dialogue and collective bargaining should be central pillars of the transition when it comes to the labour market and enterprises.

A coordination body is established but membership of the coordination body requirements and composition may be unclear.

AND / OR

Details on procedures are vague without transparency on timing and schedules for such meetings, or on how, when or where information on process and relevant documents will be published in an accessible place. Alternatively the majority of information must be directly requested from the institution responsible rather than openly available.

Comments: Not many details about the function of the regional coordination unit.

Includes no identification of stakeholders, their roles and status in the process

OR

Includes an incomplete identification of stakeholders, missing key groups and which is inconsistent with the comprehensive list identified in Article 3 of the European Code of Conduct on Partnership, even if roles and status of the stakeholders identified in the process are indicated

Limited detail on how stakeholder views and consultation inputs were integrated into the final plan, or how they will be (beyond a commitment to a consultation, for example). Detail on stakeholder engagement plans for the preparation, implementation, monitoring and evaluation of the TJTP is also limited.

The plan recognises the need to support capacity building of some stakeholders, particularly those with limited resources, to enhance their engagement

Skip, it is too early to say/don't know

Comments: No public consultation on final draft yet.

Tripartite social dialogue is part of the planning process. At least some labour unions and social partners have been engaged in social dialogue during the development of the TJTP. Social dialogue is conducted to address the impacts of the transition on sectors which are phasing out and transforming, but not necessarily for emerging sectors.

#### **Principle 9**

The TJTP should take a place-based, local approach to strategy design and implementation.



Identifies NUTS 3 regions which will require targeted action and prioritises measures for the specific NUTS 3 regions concerned

Notes the need for community engagement and acknowledges existing or planned community initiatives, but does not indicate how these will be integrated into the TJTP or how the community will be engaged and informed



#### Principle 10

The TJTP should be developed based on high quality, independent and objective analysis of the challenges and opportunities of the transition for regions.

The indicators and/or data included in the TJTP are high quality, focused at the regional level and are appropriate to the goals of the fund to address the socioeconomic challenges arising from the transition to climate neutrality, but do not cover all aspects of the just transition, focusing for example on the energy transition only

The TJTP foresees a revision process by the Member State but the process is vague, for example it does not include a date, or an evaluation of implementation so far

Attachment: 02082022\_JTP\_Pernik\_BG\_f1.pdf

#### For further information on the TJTP assessment tool

Imke Luebbeke Head of Climate and Energy, WWF European Polciy Office

#### Contact

Katie Treadwell Energy Policy Officer, Climate and Energy team, WWF European Policy Office ktreadwell@wwf.eu

Romain Laugier Climate Officer, Climate and Energy team, WWF European Policy Office rlaugier@wwf.eu

WWF does not claim responsbility or endorse any assessment produced by this tool unless verified.

WWF European Policy Office, 123 rue du Commerce, 1000 Brussels, Belgium.