



**Good practices in EU
Member states**
Directive 2014/52/EU

8 April 2021

One stop shop assessment

- **Estonia** – the appropriate assessment under the Habitats Directive and the EIA are carried out in a single administrative procedure, i.e. the appropriate assessment is an integral part of the EIA.
- **Bulgaria** – the applicability assessment under Article 4(7) of the WFD is conducted jointly with the EIA procedure.
- **Slovenia** – the EIA is integrated into the existing procedures for development consent. The construction permits integrate all proceedings for environmental assessment (incl. EIA, appropriate assessment and applicability assessment) into one.

Avoiding conflict of interest

- **Slovenia**

An independent body – that cannot be in the role of a developer – within the Slovenian Environmental Agency is responsible for conducting EIA procedures.

Sanctions on the infringement

- **Hungary**

Different measures and sanctions exist for the violation of the national EIA rules, or of the decisions of the national environmental authorities:

- carrying out the given activity without screening or without a permit, the environmental authority may prohibit, limit or suspend the activity and may impose a pecuniary sanction (environmental fine);
- an activity is authorised in accordance with the EIA regime, but the developer does not comply with the conditions specified in the environmental permit, he or she may also face with sanctions.

**DIRECTIVE 2014/52/EU:
GOOD PRACTICES OF
IMPLEMENTING LATEST
AMENDMENTS TO THE EIA
DIRECTIVE**



<https://ec.europa.eu/environment/eia/eia-support.htm>



THANK YOU
FOR YOUR ATTENTION

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