Re: Urgent – December 20th board discussion on loan to the Trans-Anatolian Gas Pipeline

Dear members of the board of the World Bank,

We are writing to you in relation to the upcoming board discussion on a loan to the Turkish company Botas for the construction of the Trans-Anatolian Gas Pipeline (TANAP). We are very concerned to learn that the World Bank decided to schedule the discussion for December 20th, in a context of political crisis and crackdown on civil society and media in Turkey. Arbitrary arrests of thousands of people, closing of newspapers, limited freedom of civil society and continuous martial law became the normality after the attempted coup, exacerbating an already difficult context. In addition, we have strong concerns about violations of the implementation of the World Bank's due diligence and safeguards.

We think that this is not the right time to decide on a loan for a project that will shape the future of the country while there is no possibility of civil society's scrutiny and monitoring.

TANAP is a key component of the Southern Gas Corridor, a 3,500 km long pipeline designed to transport gas from Azerbaijan to Europe at the estimated cost of USD 45 bn. It is the largest infrastructure under construction in the country, with estimated cost of about USD 10 bn. The Azeri state company Socar is a majority shareholder of the TANAP consortium with 58% of shares, Botas holds 30% and British Petroleum 12%. The Southern Gas Corridor has been heavily criticised for its harmful environmental, social and human rights impacts by civil society around Europe.

The Situation in Turkey:

We note that World Bank Safeguards, including for Country Systems assessment, apply to this project, however they do not appear to have been properly implemented during the appraisal phase. Project documents identify some of the insurmountable gaps between World Bank Safeguard requirements for public consultation, livelihood restoration, human rights and gender rights, and problematic implementation and subsequent compensation by TANAP and its contractors through the Host Government Agreement in Turkey.

For instance, the Resettlement Action Plan (RAP) opens with the following:

„There are several gaps between international and local standards in regard to the preparation of the Resettlement Action Plan (RAP). First, under Turkish law, RAP is not a requirement for investments that cause economic and physical displacement. Similarly, social impact assessment (SIA) is a requirement under international policy, but not under Turkish law. In addition, within the national legal framework there is a lack of specific requirements for consultation and disclosure of RAPs and SIAs."

In summary, we identify the following gaps in the Turkish legislation according to the RAP for the TANAP project:

1. No provisioning in Turkish Law for livelihood restoration
2. No studies, surveys and consultations on affected communicates are required
3. No provision regarding the minimization of resettlement in Turkish Laws
4. Resettlement rights are limited to certain categories of Persons Affected by Projects and not to all project affected individuals
5. No legal provision ensuring the project proponents prepare social impact assessment and/or resettlement action plan under Turkish Law.
6. No legal provision is made in the Turkish legislation except for those that opt for State-Assisted Resettlement. Lost homes are not compensated by use of replacement value.
7. Only the legal owners can receive monetary compensation (via the expropriation of lands).

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1 Turkey has got the world's highest number recorded with 259 journalists in jail, according to the Committee to Protect Journalists' report from December 13th, 2016 (https://cpj.org/reports/2016/12/journalists-jailed-record-high-turkey-crackdown.php);
https://www.hrw.org/news/2016/03/16/turkey-academics-jailed-signing-petition;
Reuters, “Turkey bans academics from foreign travel - state broadcaster”, 20/7/16
http://www.reuters.com/article/turkey-security-education-idUSKBN11A3004
8. The pasture and meadow losses of the families or the associated income loses of villages will not be compensated.
9. No legal provision is made for procedures to monitor and evaluate the implementation of a Resettlement Action Plan.
10. No provision regarding public participation.
11. No requirement for a Stakeholder Participation Plan.
12. Customary law in the Project areas may deny women the right to ownership and management of cultivated lands.
13. On human rights, there is no provisions in the Turkish laws and the so-called „gap-closing measure indicates ‘Human Rights Issue is not specifically addressed by the Host Government Agreement’.

We would like to stress that this project appears to utilize a system of Country Systems legislation with the creation of so-called “gap-filling measures” but without any evidence of meeting the Bank’s Required Country Systems Safeguard analysis. This is a substantial violation of Bank Safeguards that disqualifies this project from Board consideration. In addition, clearly any plans for the implementation of gap-filling measures are very questionable when NGOs and journalists face extreme reprisals, and to highlight the following point: the World Bank Host Government Agreement with Turkey for TANAP does not address human rights issues. Therefore the project does not guarantee adherence with international human rights law.

The Situation in Azerbaijan:

The lack of freedom of speech and basic civil rights have been a concern in Azerbaijan for several years. Given the severity of the crackdown against civil society in the country, Azerbaijan has been downgraded within the Extractive Industries Transparency Initiative (EITI) in 2015 from full membership. This was confirmed in an EITI board decision last October not to restore Azerbaijan’s status in the Initiative. The board set Azerbaijan a four-month deadline to reform restrictive legislation that paralyses the operations of civil society in the country. Failure to comply with the corrective actions set out by the EITI Board will lead to the country's suspension from the organisation.

Several IFIs, such as the EIB, the EBRD and the World Bank Group have de facto made approval of financing for Azeri gas projects and related pipelines conditional to the implementation by the Azeri government of these corrective measures. By scheduling the discussion of this loan on December 20th, we are very concerned that the World Bank is about to break this consensus.

EU Energy Independence:

Moreover, the Azeri gas set to be exported through this corridor to Europe is not needed according to the EU’s own gas consumption scenario and the European Court of Auditors (see below).

In addition it will not significantly decrease the EU’s energy dependence from Russia – as Turkey and Greece have both signed bilateral agreements that allows Gazprom gas to be transported through the Southern Gas Corridor. The gas reserves of Azerbaijan are not sufficient to feed this pipeline for its lifetime and more gas will have to be imported either from Russia or Turkmenistan.
In addition the deal signed on October 10th, 2016 between Turkey and Russia on Turkish Stream shows that one section of Turkish Stream “will be in a position to connect to the planned junction at Ipsala-Kipoi of the TransAnatolian pipeline (Tanap) and TransAdriatic pipeline (TAP)”.

“The fact that Ipsala is specifically named as the Turkish Stream terminus holds out the possibility that Gazprom might at some stage consider bidding for space on the TAP system, which for several years from 2020 onwards is expected to have a further 10bn m³/y of capacity available for third party users”. This means that as soon as the third party exemption of TAP is lifted, Gazprom will be ready to use both TAP and TANAP to sell Russian gas in the EU and in Turkey, without even paying for the construction of the pipelines. This casts serious doubts over SGC’s potential to diversify gas suppliers.

To conclude, all along the pipeline’s route, local communities are concerned about the project’s implementation and its environmental, social and human rights impacts and tens of complaints have already been filed to the EIB and the EBRD. Many more were filed to the project proponents who decided not to make any information on their content publicly available. From our knowledge of the situation on the ground most concerns remain unresolved. Given the complexity of the context it would be appropriate for the World Bank to assess the situation in depth rather than rushing to a decision.

In both Azerbaijan and Turkey, stringent legislation governing the operation of non-governmental organisations, criminal proceedings against numerous NGOs, and intimidation tactics targeting critical voices, make it excessively difficult for civil society to operate and closely monitor the real impacts of the project.

For all these reasons, we urge the board to at the very least postpone this discussion until the martial law in Turkey is cancelled; the NGO legislation in Azerbaijan is modified as requested by the EITI; and democratic participation in both countries is restored. Clearly, given the violations of World Bank Safeguard requirements during project appraisal, this project should not qualify for a Board vote.

Yours sincerely,

Signatories:

350.org
Both ENDS
Bretton Woods Project
CEE Bankwatch Network
Clean Air Action Group
Counter Balance
Crude Accountability
Focus
Foundation for Environment and Agriculture
Global Justice Now
Helsinki Foundation for Human Rights
International Accountability Project
International Rivers
Leave it in the Ground Initiative (LINGO)
LNG Opposition Team
Platform
Polish Green Network
Re:Common
The Corner House
Ulu Foundation
Urgewald

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