A step-change in financial disclosure expectations

In late 2015, in the shadow of the Paris Agreement and amid increasing concerns of investors, regulators and other stakeholders about the financial implications of climate change, the G20 tasked its Financial Stability Board (FSB) to review how the financial sector could take account of climate-related issues. The FSB commissioned the industry-led Taskforce on Climate-related Financial Disclosures (TCFD), chaired by Michael Bloomberg. The TCFD was charged with developing a voluntary framework for companies to disclose the material physical, economic transition and litigation-related risks associated with climate change on their financial position, performance and prospects, in a consistent form, that would be decision-useful for investors, lenders and insurance underwriters. The TCFD released its final Recommendations in June 2017. Whilst 'voluntary', the TCFD Recommendations are emerging as the key benchmark against which to assess a company’s strategic approach to the climate change mega-trend. However, many directors and the executives on which they rely are ill-prepared to navigate this step-change in governance and disclosure expectations.

Reporting and assurance

The board's approval of financial statements, and the accompanying narrative directors’ report, is a primary source of assurance to shareholders. In turn, directors must exercise due care and diligence in assuring that the company's disclosures present a true, fair and balanced view of financial performance and prospects, and that they have been prepared on the basis of a robust process. This requires the board to both understand key risk areas, and to satisfy themselves that effective controls are in place.

This primer is intended to assist boards and their committees embarking on the climate-related financial risk reporting journey. It proposes key questions relevant to the assurance of a corporation’s reporting on climate-related financial issues – and to the robust processes of governance and oversight on which those disclosures must be based. Whilst recognising that the TCFD provides a framework for reporting rather than board governance per se, the primer seeks to place each query in context by indicating the category(s) of TCFD Recommendation to which they relate.
The journey is broken down into a number of steps:

- **Where do we need to go?**
  Governance foundations (developing board understanding of climate-related risks and opportunities, and mechanisms for evaluation and oversight)

- **Route selection**
  Strategy, financial planning, capex and risk management

- **Dynamic navigation**
  Risk management oversight

- **Communicating our path**
  The annual report

- **What are our milestones?**
  Appropriate benchmarks (metrics and targets)

Of course, the actions required to discharge a director’s obligations to govern climate-related risks and opportunities with due care and diligence, and to ensure that corporate reports present a true and fair view of financial performance and prospects, will be unique in each case. Whilst climate-related financial risks and opportunities pervade across nearly all sectors of the economy, additional interrogation and assurance may be warranted in sectors with significant climate-related exposures, such as financial services, resources, energy, infrastructure, materials and manufacturing, transportation, agribusiness and real estate, amongst others. Accordingly, this guide is high-level and general in nature only, and is not intended to provide or replace legal advice tailored to your specific jurisdiction and circumstances.
Where do we need to go?

Governance foundations (developing board understanding of climate-related risks and opportunities, and mechanisms for evaluation and oversight)

Have the board and senior management (including legal, governance, finance and risk teams) been briefed on climate-related risks and opportunities to enable us to discharge our obligations in relation to governance, strategy and risk management oversight? In particular, do we understand the different drivers and consequences for our business of physical climate impacts, being an increase in both acute catastrophic and gradual onset changes, and economic transition-related risks, such as policy and regulatory (including under the Paris Agreement), legal, market, technological and stakeholder or reputational risks? Do we understand the difference between climate change mitigation and adaptation? Do we understand the role of stress-testing and scenario analysis in strategic governance, planning and risk management? Do we understand any relevant exposures to stranded asset risk?

By whom are we being advised on these issues? How have we assured that their expertise is relevant and appropriate? What processes are in place to ensure that we remain informed of developments in this area?

How are issues associated with climate change integrated into our board governance (strategic and oversight) responsibilities? Is this issue receiving adequate time and focus within the board and committee agendas?

In what part(s) of the business does operational responsibility for the identification, assessment, management and monitoring of climate-related issues reside? Who is responsible and accountable for this issue within management? Are we satisfied that relevant staff (or the experts that they consult) have the appropriate competence and resources? How is climate change integrated into our strategic reviews, capital and business planning, performance objectives and 'standard' risk management framework? How are relevant exposures, and progress against strategies and targets, monitored and assessed by management, and reported to the board or its committees, on both a regular and exceptions basis? (See further under Dynamic navigation - Risk management oversight, below)

Have directors updated their standing declarations to identify extraneous interests that may compromise their ability to exercise independent judgment on climate-related governance issues in the best interests of the corporation?

Do climate change-related matters impact on our Directors’ & Officers’ insurances – from coverage exclusions and 'occurrences', to disclosure and notification considerations?

Should climate change be identified as a board qualification as a part of the board skills matrix? How does the board nominating committee factor in expertise or experience in climate change when recruiting new candidates and in interviews?
**Route selection**

Strategy, financial planning, capex and material risk management

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**What foreseeable climate-related risks and opportunities are relevant to our sector(s) and geographic location(s) – not only within our business fence-lines, but upstream in our supply chain and downstream in our distribution chains? Are there any factors that compound or mitigate our enterprise risk exposures vis-à-vis other companies in our sector(s)? Could any of the identified external risks, upstream or downstream, compound any of our internal climate or non-climate related risks, ie, is there a feedback loop between these risks?**

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**How does our exposure differ under stress-testing against a range of plausible climate futures (including one aligned with Paris Agreement goals to keep average warming ‘well below’ 2°C), over various (short, medium and long-term) time horizons relevant to our business and investment planning and useful asset life-cycles? On what basis do we believe these scenarios represent an adequate range of credible physical, economic transition and litigation risks and opportunities that could reasonably be expected to impact on our business performance or prospects?**

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**Which of those risks present a material exposure to our corporate strategy or operations in both absolute and relative terms – and on what basis is the threshold of ‘materiality’ set? Over what time frames? Is the aggregation or compounding of factors adequately measured?**

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**What are the key climate-related scenarios, variables and assumptions in this strategic analysis, including forward-looking stress testing? On what basis have these input parameters been selected as appropriate? How do the outcomes vary under a range of different, albeit plausible, assumptions?**

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**What are the implications of identified material climate risks and opportunities for our business model? What strategic responses are open to us to continue to thrive – stress-tested against a range of potential climate futures (as above)? This should include both a strategic response to potential market shifts (external impacts), and an operational response to lower our own exposure to climate-related risks, including but not limited to emissions mitigation strategies as against science-based targets (internal responses). What does it mean for our product/services offering, R&D investment, M&A, capital allocation and cost of finance? Is our strategy clearly articulated, and has it been reviewed/approved by the board and/or its committees (as appropriate)?**

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**What corporate policy(s) do, and should, we have in place in relation to climate change and its impacts? Does this policy align with Paris Agreement goals and/or science-based emissions reduction targets? Why/why not? How is this policy reflected in our procurement and other contracting practices?**

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**What are the metrics and targets against which we measure our exposure to, and assess our progress in managing, climate-related risks, including but not limited to absolute and intensity-based emissions reduction targets? Over what time frames, and against which base year? Why are these parameters relevant and appropriate? What are our key performance indicators against those targets?**
Dynamic navigation & Risk management oversight

What events or developments should trigger our reassessment of such risks and/or a shift in strategic trajectory? What signposts do we monitor to gauge whether our central and other case assumptions require revision? What are the trigger points for our re-assessment of these issues? How, and how often, do we re-calibrate relevant signals?

What are the key climate-related variables and assumptions, and metrics and targets, that we apply? Why are these the appropriate parameters or benchmarks? How do the outcomes vary under a range of different, albeit plausible, assumptions?

Have our variables, assumptions, parameters, benchmarks and methodologies been updated to reflect scientific, economic and financial developments, although recognising that these may be held constant for the purposes of meaningful trend analysis? What impact do these developments have for our strategy, risk management and disclosure?

How does management determine the order of priority to be given to each relevant climate-related risk or opportunity?

What assessments of remuneration structures have been conducted by management and the board compensation committee to ensure that no perverse incentives exist that may undermine our policies or progress, for example, incentives that may favour capex or investment in assets at risk of being stranded? Do our remuneration policies reflect progress against climate-related business objectives such as the metrics and targets that we apply?

How do we engage with, or otherwise seek to influence, stakeholders such as employees, government, suppliers, and customers on climate-related issues? Have we considered whether our external associations, activities and engagements, for example, membership of industry groups or government lobbying activities, may be perceived as inconsistent with our corporate climate change policy and disclosures?

To what extent are our largest investors focused on climate change? What other stakeholders or significant audiences are material to our value creation and over what time frames? To what extent are these stakeholders focused on climate change? How do we proactively inform and engage both our investors and other stakeholders in and on our climate change strategy?
5 Communicating our path
Are annual report disclosures complete, accurate and reliable?

Is our industry identified as one at ‘high risk’ in the TCFD Recommendations? Have our annual reports been prepared with regard to the TCFD or other recognised frameworks such as SASB, GRI/IIER or the CDSB? If not, why not – particularly if we are in a high-risk industry? If so, what is the process by which our reports have been reconciled or assured against the relevant framework(s)?

Can management provide a brief overview of the process for preparing the financial statements, explanatory notes, directors’ narrative report and corporate governance statements, including the review processes? What has made management, and, independent of management, our external auditors, confident about the accuracy and integrity of the information reported as it relates to the impact of climate change on our performance and prospects? What are the key assumptions made, and metrics or statements requiring the most judgment? In what areas did our external auditor disagree with or challenge positions taken by management? Were any climate risks issues raised as key audit matters? What steps have been taken with regards the auditor’s responsibility relating to other information to ensure consistency between financial and narrative disclosures?

How have any material impacts of climate change on our financial position been assessed, for example, asset valuation or impairment, liability provisions, revenues, expenditures, and cash flows? In particular, what methodology has been applied in impairment testing of material assets? Are these reasonable and supportable? Are particular disclosures of key assumptions and uncertainties warranted? Do we need to adjust asset recognition, reported valuation or relevant liability provisions to account for our assessment of stranded asset risks? Should we be disclosing our Scope 1, 2 and/or 3 emissions in line with GHG Protocol Methodology, on an absolute or intensity basis, for example, emissions efficiency by unit of output? Why/why not?

What range of climate-related assumptions, scenarios and potential material financial impacts have been considered by management but not disclosed? On what basis has it been determined that they should not be disclosed? Are we proposing to disclose only favourable scenarios? How do reported performance and prospects vary under a range of different, albeit plausible, assumptions? What steps have been taken in consultation with external auditors to address the challenges of stress-testing and scenario planning in relation to both physical and economic transition-related risks, over time-horizons consistent with our capital and financial planning cycles? Does that disclosure accurately convey the potential for materially different outcomes depending on key variables and assumptions? Is it consistent with our internal assessment of strategic direction and long-term value drivers? Have those forward-looking statements, and any explanatory text that accompanies them, been subject to legal review?

How should our disclosures evolve in response to recent developments in regulatory, institutional and shareholder expectations, and relevant litigation?

Do we make any other ‘voluntary’ disclosures in relation to climate change-related risks, for example a separate sustainability report or response to CDP (formerly the Carbon Disclosure Project) questionnaire? If so, how does management ensure that statements in our annual reports and continuous disclosures are consistent with any voluntary disclosures? What steps have been taken in consultation with external auditors to address the challenges of assurance over these emerging forms of external reporting?

On the basis of the above, are we satisfied that there are reasonable grounds to base our view that all potential material climate-related risks to our performance and prospects have either been appropriately disclosed, or resolved as not material?
About the Commonwealth Climate and Law Initiative

The Commonwealth Climate and Law Initiative (CCLI) is a research, education, and outreach project currently focused on four Commonwealth countries: Australia, Canada, South Africa, and the United Kingdom. CCLI is examining the legal basis for directors and trustees to take account of physical climate change risk and societal responses to climate change, under prevailing statutory and common (judge-made) laws. In addition to the legal theory, it also aims to undertake a practical assessment of the materiality of these considerations, in terms of the scale, timing, probability of liability and the potential implications for company and investor decision-making.

About the lead author

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The lead author would like to recognise critically important contributions, guidance and feedback from the CCLI Advisory Board and representatives from CCLI founder and partner organisations, specifically: Dr Ben Caldecott and Professor Robert G Eccles (University of Oxford), Alice Garton (ClientEarth), Christine Reddell (Centre for Environmental Rights), Ellie Mulholland (Commonwealth Climate and Law Initiative), Jessica Fries (Accounting for Sustainability), Professor Cynthia Williams (Osgoode Hall Law School, York University), Professor Janis Sarra (Peter A Allard School of Law, University of British Columbia), Veena Ramani and Hannah Saltman (Ceres), Rick Alexander (B Lab) and Leah Seligmann (B Team).