



A closer look

Climate change - from a Danish perspective

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For more information, please see the website of Deloitte UK:

<https://www.deloitte.co.uk/climatechange/>

Introduction

As the world looks for pathways to an economic recovery from the impact of the COVID-19 pandemic, action on climate change is emerging as a centrepiece of the strategies being explored. Governments and businesses are looking into how they can stimulate a sustainable economic recovery through accelerated decarbonisation and growing a more inclusive, low-carbon economy.

The COVID-19 pandemic will continue to have dramatic effects across societies and on the global economy for years to come. At the same time, we know that climate change is also likely to drive some of the most profound and persistent changes to business in our lifetimes. Impacts on products and services, supply chains, loss of asset values and market dislocation are already being caused by more frequent and severe climate-related events. These effects are now compounded by the accelerating pace of policy and regulatory change, as humanity recognises the challenge we face and the drastic and rapid actions we must all take in order to protect our planet and our own livelihoods.

A growing number of scientific projections detail not only potential average increases in global temperatures, but also the consequences, such as rising sea levels and more frequent extreme weather events. Economic forecasts are also increasingly reflecting these impacts, including related factors such as carbon pricing initiatives and changing demand for fossil fuels and renewable energy. It is critical to recognise that the past is no longer a predictor of the future.

Investors, regulators and other business stakeholders are increasingly demanding better disclosures on climate change matters and challenging companies that are not factoring the effects of climate change into their critical accounting judgements.

Revenues, costs and asset lives could be impacted, and companies will need to reassess their future cash flow forecasts and related management judgements relating to impairment, asset retirement obligations, provisions and going concern.

In February 2020, the Danish parliament announced its [proposal for a climate law](#), including the legally binding climate targets for Denmark to reduce its greenhouse gas emissions in 2030 by 70 percent compared to the level in 1990 and its commitment to reach climate neutrality by 2050.

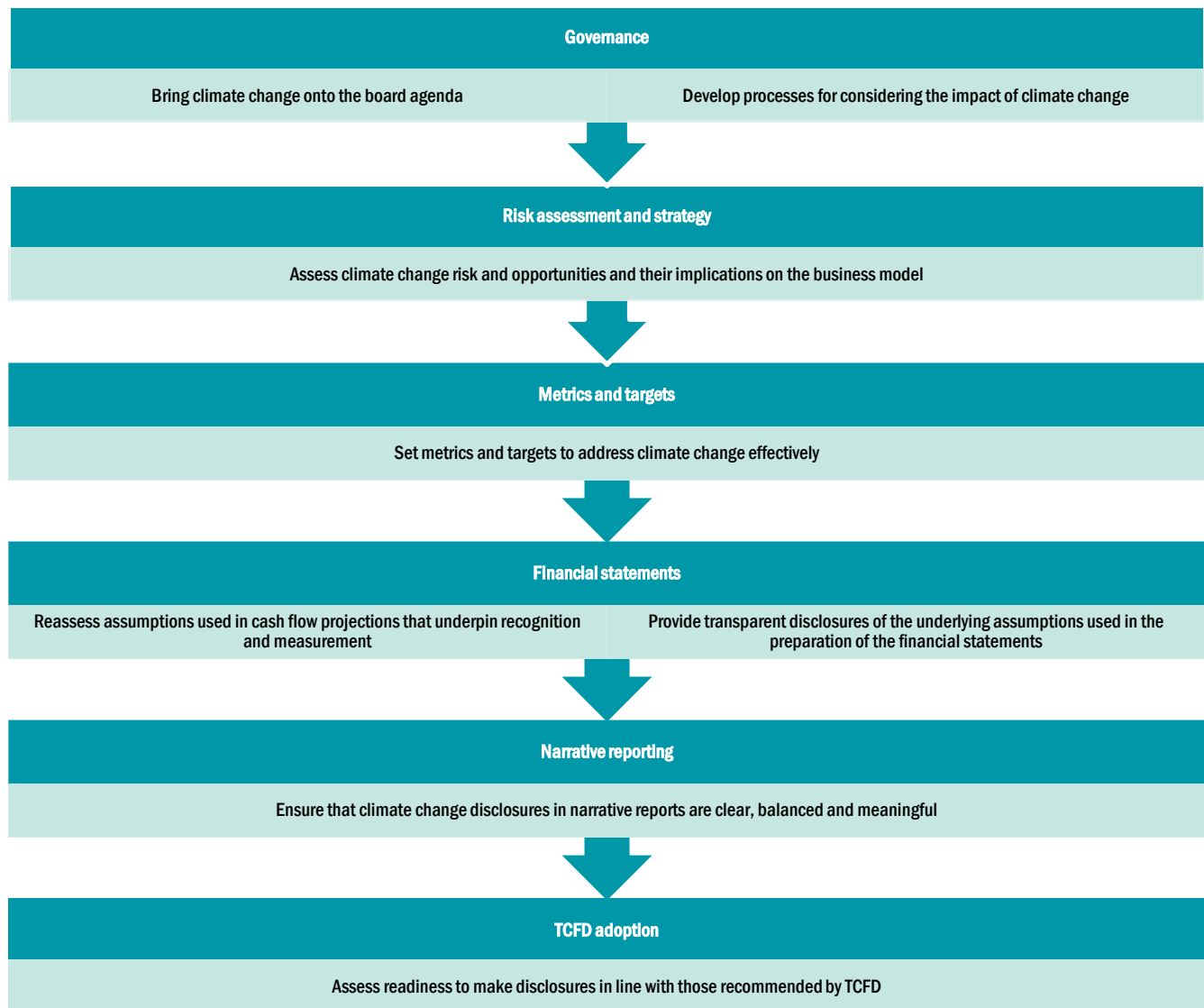
The proposal is ambitious and has already given rise to debate. The original timetable for parliamentary negotiations is delayed and the proposal has only been discussed at the first reading.

Investors are challenging companies that are not factoring the effects of the Paris Climate Agreement into their critical accounting judgements and are not disclosing comprehensively these judgements, assumptions, sensitivities and uncertainties.

For example:

- [Climate Action 100+](#), a global investor initiative, is actively targeting the world's largest corporate greenhouse gas emitters to ensure that they take necessary action on climate change. Climate Action 100+ involves over 370 investors collectively representing \$35 trillion in assets.
- The Institutional Investors Group on Climate Change (IIGCC) published a discussion paper, [Voting for better climate risk reporting: the role of auditors and audit committees](#), which emphasises the powerful levers that shareholders have to hold boards and auditors to account for inadequate climate risk reporting.

What should companies do?



Regulators expectations

In response to reporting on climate, ESMA, in its Common Enforcement Priorities 2019, has drawn issuers' attention to various guidelines on climate, noting that they are useful in helping companies provide relevant information to explain the financial consequences of climate change. In the UK, the regulator FRC (the Financial Reporting Council) issued a [statement saying](#):

"The Boards of UK companies have a responsibility to consider their impact on the environment and the likely consequences of any business decisions in the long-term. They should therefore address, and where relevant report on, the effects of climate change (both direct and indirect)."

The FRC went on to say that they expect companies to disclose:

- how climate change has been taken into account in assessing the resilience of the business model, its risks, uncertainties and viability in the immediate and longer term; and
- the current or future impacts of climate change on their financial position, for example in the valuation of assets, assumptions used in impairment testing, depreciation rates, decommissioning, restoration and other similar liabilities and financial risk disclosures.

For Danish companies in reporting class C (large) and D, existing reporting obligations are included in section 99a (sustainability report) of the Danish Financial Statements Act.

In June 2019, the FSR - Danish Auditors published, in collaboration with CFA Society Denmark and Nasdaq – with assistance from ESG Research – 15 suggestions about standardised ESG key figures for the annual report. The publication presents [a standardised overview of ESG key figures](#) that can be published in the annual report together with the financial main and key figures. The objective of the ESG key figure overview is to harmonise and standardise the basic ESG key figures, mainly for the benefit of analysts and investors.

The FRC's Financial Reporting Lab (the Lab) published a report in October 2019, [Climate-related corporate reporting](#), which aims to reflect the views of investors on existing reporting by companies and to help companies move towards more effective and comprehensive reporting. Structured around the TCFD framework, the Lab's report sets out challenging questions for boards to ask themselves and examples of good practice.

In its [Annual Review of Corporate Reporting](#), and in an [open letter](#) to all Audit Committee Chairs and Finance Directors, the FRC has further emphasised their expectation that boards address and report on the effects of climate change. The FRC has [stated](#):

"In times of uncertainty, investors and other stakeholders expect greater transparency of the risks to which companies are exposed and the actions they are taking to mitigate the impact of those uncertainties. The FRC expects companies to think beyond the period covered by their viability statement and identify those key risks that challenge their business models in the medium to longer term and have a particular focus on environmental issues."

Taskforce on Climate-related Financial Disclosures (TCFD) recommendations

The TCFD was established by the Financial Stability Board to identify the information needed by investors, lenders, and credit and insurance underwriters to assess and price appropriately climate-related risks and opportunities. It developed a framework to facilitate voluntary, consistent climate-related financial disclosures, building on existing disclosure regimes.

The TCFD's core [recommendations](#) are universally applicable to organisations across sectors and jurisdictions. They are structured around core elements of how organisations operate: Governance; Strategy; Risk Management; and Metrics and Targets, and include 11 detailed recommended disclosures. The TCFD has also produced general and sector-specific guidance, and a technical supplement on scenario analysis.

The TCFD recommendations are gaining momentum and have become the generally accepted framework for businesses to explain their approach to climate change-related risk. Since their release in June 2017, the recommendations have received public support from over 800 organisations. They include investors, banks and other financial institutions that are responsible for more than US\$ 100 trillion in assets. The recommendations have been galvanising conversations about the impact of climate change on business.

In its [May meeting 2020](#), the IASB amongst other discussed what guidance should be included in the revised Practice Statement 1 *Management Commentary* on risk that an entity faces, one of these risks being climate-related risks.

The European Commission (EC) has published new [guidelines](#) on reporting climate change-related information integrating the recommendations of TCFD. ESMA, in its [Common Enforcement Priorities 2019](#), draws issuers' attention to these guidelines, noting that they are useful in helping companies provide relevant information to explain the financial consequences of climate change.

The European Corporate Reporting Lab @ EFRAG (EU Lab) as its first project was investigating how to improve climate-related reporting. The work resulted in a report and two supplements analysing reporting practices on climate-related disclosures and scenario analysis derived from review of 149 companies and dialogues with stakeholders. This resulted in the identification of 58 examples of good reporting practices selected from 30 companies. The report also highlights areas for improvement and articulates preparers' and users' perspectives on climate-related reporting. The European Lab's environmental-friendly interactive digital report can be accessed [here](#).

The Financial Reporting Lab [in the UK issued a report](#) on climate change which sets out the questions boards should ask themselves when considering the adequacy of their reporting in relation to TCFD.

For further information, please refer to the [IFRS in Focus — Task Force on Climate-related Financial Disclosures issues its final report](#).

Governance

The TCFD recommends that companies disclose the organisation's governance around climate-related risks and opportunities by describing:

- the board's oversight of climate-related risks and opportunities; and
- management's role in assessing and managing climate-related risks and opportunities.

At its 2019 annual meeting, the World Economic Forum (WEF) published guidance for boards: [*How to Set Up Effective Climate Governance on Corporate Boards: Guiding principles and questions.*](#)

Types of climate change risk

The TCFD recommendations divided climate change risks into two categories: physical risks and transition risks.

Physical risks

Physical risks are associated with disruption to business activities from climate change. Physical risks can be **acute**, one-off disruptions such as from extreme weather events and they can also be **chronic** – gradual changes that have a more lasting impact e.g. due to changing rain patterns, rising mean temperatures and sea levels, or prolonged periods of heat or drought.

Impacts from climate change-related events can be widespread across a company's operations, with significant financial consequences. Climate change can affect a business's facilities, operations, supply and distribution chains, employees and customers.

Risks to businesses include:

- Reduced revenue and/or increased operating costs arising from supply chain interruptions, reduced production capacity or impact on the workforce.
- Increased capital expenditure to protect operations and supply chains, or repair damage caused by climate change-related events.
- Increased financial risk through higher cost of capital or cost of insurance in high-risk locations.
- Write-offs and early retirement of existing assets.

Transition risks

Transition risks arise from moving to a low-carbon economy, i.e. how governments and business stakeholders respond to the global commitment to limit the global temperature increase to 1.5-2°C.

Transition risks consist of policy and legal risks, technology risks, market risks and reputation risks as a result of transitioning to a lower-carbon economy.

Policy and legal risks – Policy actions by governments may tighten regulation, cap the use of resources, or introduce carbon taxes. These can all reduce demand for products and services, or increase operating costs. An increase in climate-related litigation claims heightens legal risks.

Technology risks – New technologies that support the transition to a lower-carbon economy can impact the demand for existing products. Furthermore, the cost of researching and developing alternative technologies can be high. Unsuccessful innovations may have to be written off.

Market risks – Consumers are increasingly looking for low-carbon products and services, such as food, clothing, energy and travel. This can lead to reduced demand for existing products and services as 'green' products become more attractive. Changing markets and availability of resources can also lead to increased costs of raw materials and production.

Reputation risks - Risks connected to society's trust in business are increasing. Stakeholders have higher expectations of how businesses are responding to climate change issues.

Risk management and strategy

TCFD recommends that companies disclose how the organisation identifies, assesses, and manages climate-related risks, by describing:

- the organisation's processes for identifying and assessing climate-related risks;
- the organisation's processes for managing climate-related risks; and
- how processes for identifying and assessing, and managing climate-related risks are integrated into the organisation's overall risk management.

TCFD recommends that companies disclose the actual and potential impacts of climate-related risks and opportunities on the organisation's businesses, strategy, and financial planning where such information is material, by describing:

- the climate-related risks and opportunities the organisation has identified over the short, medium, and long term;
- the impact of climate-related risks and opportunities on the organisation's businesses, strategy, and financial planning; and
- the resilience of the organisation's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

When assessing climate change risk, it is important to appreciate that no company is immune. Every company will be affected. Risks may lie outside of the immediately consolidated boundary and it is necessary to consider a company's supply/value chain and its business model. It is also necessary to consider multiple layers of uncertainty and long-term horizons. This starts from understanding the scientific facts and the impacts that physical risks could have on the business, and how these might translate into policy or regulatory changes.

Factors that may significantly affect a company's specific exposure to climate change risk include:

- Geography and jurisdiction of operations.
- Life cycle of operations, including life of infrastructure etc.
- Specific business model and business practices.
- Societal/Political instability arising from the cumulative impact of multiple physical risk impacts.
- Macroeconomic impacts arising from the cumulative impact of multiple physical and transition risk impacts.

The following resources may be helpful when assessing your company's climate change risk:

- [European Environment Agency, Climate Change, Impacts And Vulnerability in Europe 2016 \(2017\)](#)
- [Taskforce for Climate-related Financial Disclosures, Final Report \(2017\)](#) and [2019 Status Report \(2019\)](#)
- [World Economic Forum Strategic Intelligence](#)

Metrics and targets

TCFD recommends that companies disclose the metrics and targets used to assess and manage relevant climate-related risks and opportunities where such information is material, by:

- disclosing the metrics used by the organisation to assess climate-related risks and opportunities in line with its strategy and risk management process;
- disclosing Scope 1, Scope 2, and, if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks; and
- describing the targets used by the organisation to manage climate-related risks and opportunities and performance against targets.

In order to address climate change effectively, companies should adopt metrics and targets as part of their wider risk management and strategy development. They provide a common language for articulating the threats that exist to the business arising from climate change.

While many frameworks and metrics are used to report climate-related financial information, two are widely accepted and broadly aligned with the TCFD recommendations, as follows.

- The Carbon Disclosure Standards Board (CDSB) Framework provides guidance, principles and content elements (i.e. requirements) on reporting to investors in a mainstream filing about climate, natural capital and other environmental issues. Although it takes a less prescriptive approach to the disclosure of indicators and other metrics, the CDSB Framework achieves nearly full alignment across the TCFD's 11 recommended disclosures, and signposts the TCFD's recommended disclosures.
- The Sustainability Accounting Standards Board (SASB) Standards are designed for reporting to investors on financially material environmental, social and governance issues through metrics and disclosures for 77 industries. The SASB Standards are well-aligned overall with the TCFD recommendations. They are also complementary with the TCFD's Governance, Strategy and Risk Management core elements.

SASB and CDSB have produced the [TCFD Implementation Guide](#) demonstrating how the two bodies' guidance can be used to make the 11 recommended disclosures of the TCFD.

The level of vulnerability and existing capability to deal with climate change will vary from business to business. Each company needs to focus on the most important risks for its circumstances. Where practical, seeking subject matter expertise in relation to a specific risk can help companies to determine the correct metrics and targets and also challenge underlying assumptions.

Companies may also set targets that are aligned to the goals of the Paris Agreement, for example through the [Science Based Targets initiative](#). Its website includes helpful guidance on how to go about setting targets to drive change.

Impact on the financial statements

To a greater or lesser extent, the risks and uncertainties arising from climate change are likely to have an impact on the financial statements of all companies.

Dealing with uncertainty

There is significant uncertainty around by how much the global temperature will increase, what the impact of different climate change scenarios on a company's business might be, and how these factors may result in changes to cash flow projections or to the level of risk associated with achieving those cash flows.

It is therefore necessary for companies to make assumptions about the impact of climate change when preparing cash flow projections that underpin measurement and recognition in the financial statements, including in the following areas:

- Cash flow forecasts for determining value-in-use to assess impairments of assets, cash-generating units (CGUs) and goodwill.
- Forecasts of future availability of taxable profits in assessing recoverability of deferred tax assets.
- Going concern assessment over a period of at least 12 months from the date of signing the financial statements.

The assumptions should be consistent with:

- risk management, strategy and business model disclosure;
- commitments made by the company to investors and other stakeholders; and
- commitments made by governments of jurisdictions in which the company operates, e.g., the Danish Climate Act proposing legally binding climate targets for reducing greenhouse gas emissions in 2030 by 70 percent compared to the level in 1990 and to reach climate neutrality by 2050 in accordance with the 2016 Paris Agreement.

In line with investor and regulatory demand for transparency, disclosures of assumptions made in the preparation of the financial statements should be clear, balanced and meaningful.

Going concern assessment

All companies are required to make a rigorous assessment of whether a company is a going concern when preparing financial statements. The period of assessment will be determined by the directors. Whilst this should cover a period of at least 12 months from the approval of the financial statements, it could be significantly longer. This is because in making their assessment, directors should consider all available information about the future at the date they approve the financial statements, such as the information from budgets and forecasts.

Impairment of non-financial assets

The uncertainties in relation to climate change may result in changes to management's cash flow projections or to the level of risk associated with achieving those cash flows, in which case they form part of a value-in-use assessment. For instance:

- Revenue streams and growth forecasts may need to change to reflect changing customer preferences, technology and market trends.
- Increased cost of resources and production, costs of compliance with new policies or legislation or rising cost of insurance may need to be factored in.
- Availability of finance and net impact of availability of insurance on cost of finance should be considered.

A company should consider the following with regard to value-in-use calculations:

Incorporation of changes expected to occur beyond the period covered by financial budgets and forecasts	If management's best estimate is that a climate change-related event will affect cash flows beyond the forecast or budget period, it would be inappropriate to exclude this from a value-in-use calculation by simply extrapolating budgeted or forecast cash flows using an expected rate of general economic growth. Instead, the extrapolation of budgeted or forecast cash flows should be modified to incorporate the anticipated timing, profile and magnitude of the effect of climate change.
Incorporation of expected changes in consumer behaviour into estimates of future cash flows	Management's best estimate of any forecast changes in consumer behaviour expected to result in (positive or negative) changes in either the volume or price of future sales should be included in a value-in-use calculation (e.g., a decreased demand for products with an environmental impact). The same approach should be applied to expected changes in the behaviour of a company's suppliers, who may themselves react to changing expectations of society, resulting in changes to a company's cost base.
Incorporation of expected government action into estimates of future cash flows	Judgement will be required in determining when expected government action, such as a levy on greenhouse gas emissions, should be factored into cash flow forecasts. However, it is not appropriate to wait for the enactment of a change before it is incorporated into an estimate of future cash flows. If management's best estimate is that, whilst the exact nature or form of the government legislative or regulatory action is not certain, there will nonetheless be an effect on the company's cash flows, then the expected changes in cash flows should be included in a value-in-use calculation.
Consideration of restructuring or capital expenditure plans	Determining whether a change in the scope or manner of operations due to climate-related factors meets the definition of a restructuring to be excluded from a value-in-use calculation will require judgement. In applying that judgement it will often be necessary to consider whether either the output or the process of producing that output will change significantly (indicating a material change that is excluded until the company is committed), or whether the change is a refinement to that output or process (indicating that the change does not meet the definition of a restructuring) and should be included.
Expenditure on maintaining and improving assets	If an asset is expected to be replaced due to climate-related factors by an asset that does not significantly change the manner of operations, but instead is a technological upgrade fulfilling the same function, then the expenditure on the replacement (and resultant continuation of cash inflows) should be included in a value-in-use calculation. Conversely, if the replacement asset enhances the economic output of the asset or cash-generating unit, the expenditure on the replacement (and resultant continuation of cash inflows) should not be included in a value-in-use calculation.
Disclosure of climate as a key assumption	When climate change is a significant factor in a value-in-use calculation, the key assumptions applied together with a description of management's approach to determining the value assigned to each key assumption should be disclosed. When relevant, this disclosure should provide an explanation of not only the key assumption, but also of its forecast effects on the company's future cash flows.

In the UK, the FRC's [Thematic Review on Impairment of Non-Financial Assets](#), published in October 2019, stated that:

"... when preparing impairment related disclosures in 2019 accounts... companies for whom climate change and environmental impact are significant will explain how such factors, specific to the company's industry and value chain, have been taken into account in assessing medium and long term growth potential, costs and licence to operate."

[Log into](#) or [subscribe to](#) the Deloitte Accounting Research Tool (DART) for further guidance and examples of climate change-related impairment considerations.

Useful lives of assets

Climate change-related factors may indicate that an asset could become physically unavailable or commercially obsolete earlier than previously expected. Furthermore, the expected timing of the replacement of existing assets may be accelerated. Such factors should be incorporated into a review of an asset's useful economic life.

Provisions, contingencies and onerous contracts

The pace and severity of climate change, as well as accompanying government policy and regulatory measures, may impact the recognition, measurement and disclosure of provisions, contingencies and onerous contracts.

- New provisions may need to be recognised due to new obligations (for example, fines levied for polluting activities or for failing to meet climate-related targets), or due to existing obligations now being considered probable.
- The timing of when an asset may need to be decommissioned may change, accelerating the required cash outflows for asset retirement obligations.
- New contingencies may need to be disclosed for possible obligations, or due to existing contingencies previously considered remote becoming possible.
- Cash flows and discount rates used in measuring provisions need to take into account the risks and uncertainties of climate change and accompanying regulations.
- Existing contracts may become onerous contracts due to the cost of fulfilling a contract increasing – for example, due to an increase in the cost of energy or water – or due to the benefits from fulfilling the contract decreasing.

Assumptions underlying asset retirement obligations is a particular area of investor focus. Transparent disclosures of the key assumptions applied should be included in the financial statements. In addition, sufficient information should be disclosed to help users understand the level of sensitivity of asset retirement obligations to changes in the key assumptions used. For example, such disclosures might include sensitivity analysis as to the timing of the asset retirement obligations.

Key judgements and estimates disclosures

If assumptions related to the impact of climate change have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year, then disclosures about the nature of the assumptions should be provided.

In addition, sufficient information should be disclosed to help users understand the level of sensitivity of assets and liabilities to changes in the assumptions used. Sensitivity analysis provides an important insight when the level of uncertainty is high and factors affecting it are complex. A wider range of reasonably possible outcomes may be relevant in some cases when performing sensitivity analysis and those need to be disclosed and explained. One approach to explaining the possible impact of uncertainty would be to disclose the results of scenario testing, including qualitative and quantitative information about the potential effects of different scenarios, if possible. Alternatively, the disclosures could be provided in narrative form, explaining the potential impact of a different outcome occurring.

Estimates where the risk of material adjustment is not significant within the next year should not be included in the IAS 1 key estimates disclosure to avoid obscuring key messages about those items that are in scope. However, disclosure may nevertheless be necessary for an understanding of the financial statements (see below).

For further guidance refer to our [IFRS in Focus Spotlight on key judgements and estimates disclosures](#).

Information that is relevant to understanding the financial statements

If investors could reasonably expect that climate change-related risks will have significant impact on the company and this would qualitatively influence investors' decisions, then management should clearly disclose information about the climate change assumptions that they have made (if not disclosed elsewhere), including disclosures around the sensitivity of those assumptions. This is to enable users to understand the basis of forecasts on which the financial statements are prepared. This may mean that disclosure is provided even if the effects of climate change on the company may only be experienced in the medium to longer term.

Impairment of financial assets

Climate-related events, such as floods and hurricanes, can impact the creditworthiness of borrowers due to business interruption, impacts on economic strength, asset values and unemployment. Policy and regulatory changes put in place to combat climate change could also result in a rapid deterioration of credit quality in sectors and/or countries affected, particularly if policy changes are radical or quickly implemented. In addition, lenders could also suffer increased credit losses through exposure to assets that become stranded or uninsurable, as such assets will no longer offer suitable collateral to lenders.

This means that when it comes to determining expected credit losses, there is a variety of possible adverse future economic scenarios that could impact the probability of borrowers defaulting and the extent of losses that the lender may incur in the event of default.

The long-term nature of some financial assets held by lending organisations such as banks and building societies may mean that assets held at the current balance sheet date could be exposed to these potentially severe adverse economic conditions for a portion of the period over which they are outstanding. In the UK, the [PRA](#) (Prudential Regulation Authority) [has issued guidance](#) to help banks and insurers consider climate change risk.

The impact on receivables in companies operating in non-financial industries is likely to be less severe. The short-term nature of trade receivables means that economic conditions are less likely to change during the collection period of the debtors. However, where a significant climate-related event has occurred, the effect of this event on trade receivables at balance sheet date should be assessed.

Assets measured on a fair value basis

Climate change risk may impact the measurement of fair value in respect of assets measured at fair value or tested for impairment on a fair value less costs of disposal basis.

For assets measured at fair value using the income approach, IFRS 13 illustrates a number of methods of incorporating risk into forecast cash flows and/or discount rate. However, unlike IAS 36, IFRS 13 makes no distinction between forecasts in a 'detailed forecast' or later periods. Furthermore, future capex and resultant changes to subsequent cash flows would be included in the measurement of fair value if a market participant would make that investment.

For assets measured at fair value using the market approach, it is necessary to consider whether any adjustment to comparator quoted prices or transactions is needed to reflect higher or lower climate change risk associated with the asset being measured.

Recoverability of deferred tax assets

Assumptions underlying the forecast of future taxable profits that supports the recoverability of deferred tax assets should be consistent with assumptions underlying other profit forecasts used in the preparation of the financial statements or disclosed in the narrative reports.

New levies or taxes

New levies or taxes may be introduced to encourage decarbonisation. Any levy liabilities should be recognised as the obligation is triggered under law (per IFRIC 21) and any income tax effects should be incorporated into normal IAS 12 accounting. Care should be taken when distinguishing between a levy and income tax and the application of IFRIC 21 or IAS 12 as this has proven to be a challenging area as new taxes/levies have been introduced in the past.

Carbon trading schemes

There are currently different acceptable approaches to accounting for carbon trading schemes. [Log into](#) or [subscribe to](#) DART for further information. This is an area that may evolve as such arrangements become more common, their terms change and they apply to more companies. It will also be necessary to consider whether the acceptable approaches will be equally acceptable for any new schemes when implemented.

Executive remuneration and incentive schemes

From 2020, boards of listed companies in Denmark are required by the EU Shareholder Rights Directive and sections 139, 139a and 139b of the Danish Companies Act to link strategy, long-term interests and sustainability to remuneration to pay for performance for executive management, including the new requirement to set metrics and targets (KPIs) for sustainability, which is expected to include climate metrics relevant to the company. Therefore, companies may for example introduce incentive schemes to incentivise management to decarbonise towards 2030. Such schemes may either fall in the scope of IAS 19 or IFRS 2 depending on the nature of the awards. Decarbonisation targets should be treated as any other uncertainties or actuarial assumptions for IAS 19 benefits and should be treated as performance conditions for share-based payments under IFRS 2.

Impact on narrative reporting

Requirement	Type of disclosure	Mandatory for
The management report must include certain non-financial reporting	Risks and uncertainties, KPIs	Companies in reporting class C (large) and D
	Business model, information including policies and impact on environment	Companies in reporting class C (large) and D.

Management report

From 2020, Danish companies in reporting class C (large) and D are required to disclose their principal risks and uncertainties arising in connection with the company's operations. These include climate-related issues when they are material to the company.

In the UK, the Financial Reporting Labs report, [Climate-related corporate reporting](#), highlights examples of current best practice and is structured using the TCFD's core elements.

Non-financial reporting regulations (EU member states)

The Non-financial reporting regulations require Public Interest Entities (PIEs) with more than 500 employees within all EU member states to disclose information relating to environmental matters, including the impact of the company's business on the environment. In Denmark, this is implemented in section 99a of the Danish Financial Statements Act. The information required should be disclosed to the extent necessary for an understanding of the company's development, performance and position. This information should include:

- a description of the principal risks relating to environmental matters (including business relationships likely to cause adverse impacts in those areas of risk and how those risks are mitigated); and
- policies on environmental matters, due diligence over those policies and outcomes of the policies. If there is no policy on the environment more broadly than the company must provide a reasoned explanation why not.

As referred to earlier, the European Commission (EC) is during 2020 updating its non-binding guidelines on non-financial reporting to cover more comprehensively climate change-related information. The new guidelines integrate the TCFD recommendations.

Where to find examples of good disclosures

For examples of good climate change disclosures, you may refer to

- The European Lab's interactive digital report that can be accessed [here](#).
- Deloitte UK publication [Annual report insights 2019: Surveying FTSE reporting](#), the [TCFD 2019 Status Report](#), the [TCFD Good Practice Handbook](#) published by CDSB and SASB, and the [FRC Financial Reporting Lab report: Climate-related corporate reporting](#).

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Appendix – Climate Change FAQs

What is climate change?

Climate change is not new. The planet's climate has changed throughout history. However, what is new is that the current period of warming is occurring more rapidly than in the past and scientists believe that human-induced warming has serious implications for the climate and life on Earth.

What is the cause?

Man-made burning of fossil fuels through industry and agriculture is releasing greenhouse gases such as Carbon Dioxide (CO₂) and Methane into the atmosphere – these gases are trapping heat, preventing it from escaping our planet.

What is the impact?

The [Intergovernmental Panel on Climate Change \(IPCC\) Fifth Assessment Report](#) details a range of forecasts for warming and climate impacts with different emission scenarios. The [IPCC Special Report on Global Warming of 1.5 °C](#) explains that climate change and warming by just 1.5°C could result in increased risks to health, livelihoods, food security, water supply and economic growth, due to more extreme weather-related events. This could include droughts, heat waves, wild fires, flooding and hurricanes, and more gradual changes such as sea level rise and loss of biodiversity. Global temperatures are 1°C warmer now than before the industrial revolution and are on track for a 3-4°C rise by 2100 if no action is taken.

What are 'climate change scenarios'?

The term 'climate change scenarios' is used to describe by how much global temperatures may increase above pre-industrial levels. When considering different climate scenarios the following are often referred to:

- 3°C or above (if no or limited action is taken)
- 2°C
- 1.5°C

2°C and 1.5°C climate scenarios are known as 'transition scenarios'. Limiting the global temperature increase to 2°C or 1.5°C will depend on the action that is taken and how quickly it is taken.

What is the Paris Agreement?

The Paris Agreement is an agreement within the United Nations Framework Convention on Climate Change (UNFCCC), dealing with greenhouse gas emissions mitigation, adaptation, and finance, signed in 2016. The agreement was negotiated by representatives of 196 state parties. The Paris Agreement's principal goal is to keep the increase in global average temperature to well below 2°C above pre-industrial levels; and to aspire to limit the increase to 1.5°C, since this would substantially reduce the risks and effects of climate change.

The [IPCC Special Report on Global Warming of 1.5 °C](#) states that for global warming to be limited to 1.5 °C, "Global net human-caused emissions of carbon dioxide (CO₂) would need to fall by about 45 percent from 2010 levels by 2030, reaching 'net zero' around 2050."

Denmark is a [signatory to the Paris Agreement](#) and together with the other EU member states, Denmark must meet the EU's goal of reducing greenhouse gas emissions by 40 percent by 2030 compared to 1990.

What is CDP?

CDP issues an annual questionnaire-based framework that collects information on climate change, water security and forest commodities, which may have been reported in sustainability, annual or integrated reports. The main users of the information collected and scores given by CDP are institutional investors, purchasing organisations and policymakers.

What is CDSB?

The Climate Disclosure Standards Board (CDSB) works to provide decision-useful environmental information to markets via mainstream corporate reports. The CDSB Framework provides a basis for reporting material climate change and natural capital information with the same rigour as financial information, helping preparer companies provide investors with decision-useful environmental information via the mainstream corporate report.

What is GRI?

The Global Reporting Initiative (GRI) develops GRI Standards that outline how and what to report regarding the material economic, social and environmental impacts of an organisation on sustainable development. GRI Standards address and provide disclosures for 33 potentially material sustainability topics. The GRI Standards are used in sustainability reports, as well as annual or integrated reports. GRI Standards are oriented at a broad range of stakeholders.

What is IIRC?

The International Integrated Reporting Council (IIRC) developed the International <IR> Framework, which explains how an organisation can report on the value it creates for itself and others over time. The <IR> Framework includes the concept of six capitals: financial, manufactured, intellectual, human, social and relationship, and natural.

What is ISO?

The International Organization for Standardization (ISO) brings together experts from 164 national standards bodies and develops voluntary, consensus-based, market relevant International Standards. ISO 26000 on social responsibility provides a conceptual framework and guidance to address seven core subjects of organisational sustainability. It can be used in both sustainability reports and annual or integrated reports, addressing a broad range of stakeholders.

What is SASB?

The Sustainability Accounting Standards Board (SASB) Standards guide reporting on financially material environmental, social and governance issues by means of metrics and disclosures for 77 industries. SASB Standards are intended to be used in communications to investors, such as the annual report.

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