

Welcome to the  
Climate &  
Resilience  
(EX) Task  
Force:  
Climate  
Disclosure  
Workstream

OUR MEETING WILL BEGIN SHORTLY

NAIC Confidential

- ✓ All audio will be muted upon entry
- ✓ Prior to speaking, unmute both **Webex** and your **cell phone**
- ✓ If you have joined by phone, to mute and unmute your line, press\*6
- ✓ Enter with video on or off (your choice)
- ✓ Use the “Chat” feature for questions, comments or assistance from moderators
- ✓ For any technical challenges please contact the NAIC Technical Support Team at [MeetingTechHelp@naic.org](mailto:MeetingTechHelp@naic.org) or 866-874-4905
- ✓ The meeting is being recorded
- ✓ Task Force members, please post in Chat that you are present

Date: 2/1/21

*Virtual Meeting*

**CLIMATE AND RESILIENCY (EX) TASK FORCE  
CLIMATE RISK DISCLOSURE WORKSTREAM**

**Wednesday, February 3, 2020**

**2:00 – 3:15 p.m. ET / 1:00 – 2:15 p.m. CT / 12:00 – 1:15 p.m. MT / 11:00 a.m. – 12:15 p.m. PT**

**ROLL CALL**

Andrew R. Stolfi, Vice Chair  
Grace Arnold

Oregon  
Minnesota

Linda A. Lacewell  
Mike Kreidler

New York  
Washington

NAIC Support Staff: Anne Oberstead/Jennifer Gardner

**AGENDA**

1. Hear a Presentation on Principles for Responsible Investment’s Climate Reporting Framework Attachments A-B  
—*Christine Pishko and Ed Baker (Principles for Responsible Investment—PRI)*
2. Hear a Presentation on the CDP’s Climate Disclosures and Related Analytics. Attachment C  
—*Simon Fischweicher and Emily Kreps (CDP, North America)*
3. Discuss Any Other Matters—*Commissioner Andrew R. Stolfi (OR)*
4. Adjournment

w:\national meetings\2021\spring\tf\climate\climate risk disclosure\2-3 Climate Risk Disclosure Agenda.docx

# Hear a Presentation on PRI's Climate Reporting Framework

*—Christine Pishko and Ed Baker (Principles for Responsible Investment—PRI)*

# PRI climate reporting framework

Ed Baker, Technical Head, Climate and the Energy Transition



# AT A GLANCE

Launched in April 2006 at the NYSE, the Principles for Responsible Investment has:

2

**UN PARTNERS:**

UNEP FINANCE INITIATIVE  
UN GLOBAL COMPACT



3684

**SIGNATORIES:**

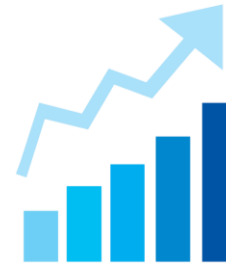
ASSET OWNERS,  
INVESTMENT  
MANAGERS  
AND SERVICE  
PROVIDERS



101

**US\$ TRILLION:**

ASSETS UNDER  
MANAGEMENT



6

**PRINCIPLES:**

RECOGNISING THE  
MATERIALITY OF  
ENVIRONMENTAL,  
SOCIAL AND  
CORPORATE  
GOVERNANCE ISSUES



## Better information is the key to an efficient market response



“The more we invest with foresight,  
the less we will regret in hindsight”

Mark Carney, Governor of the Bank of England and Chair of the  
FSB

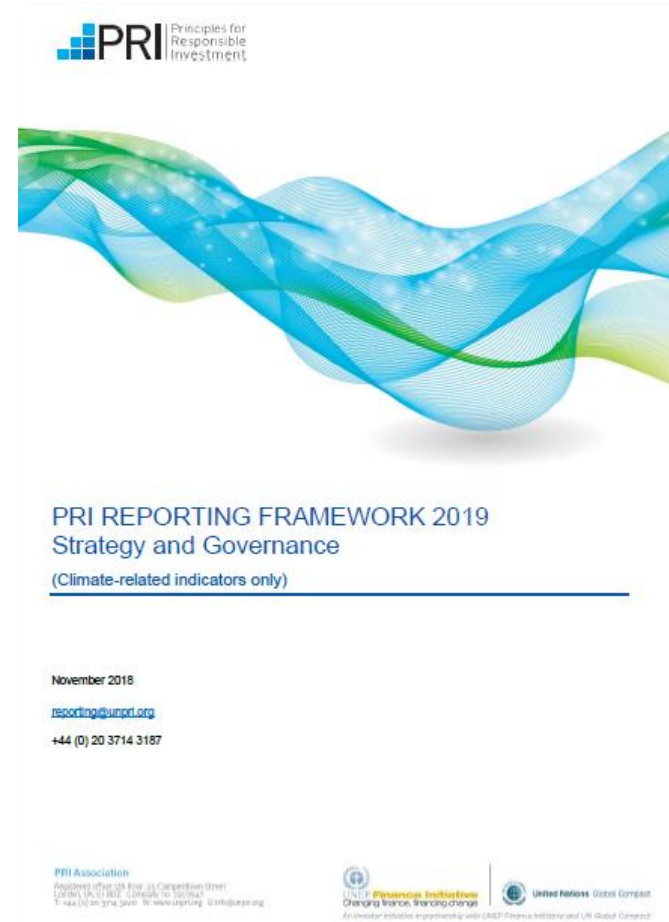
## Taskforce on Climate-related Financial Disclosures (TCFD)

Governance	Strategy	Risk Management	Metrics and Targets
<p>Disclose the organization’s governance around climate-related risks and opportunities.</p>	<p>Disclose the actual and potential impacts of climate-related risks and opportunities on the organization’s businesses, strategy, and financial planning where such information is material.</p>	<p>Disclose how the organization identifies, assesses, and manages climate-related risks.</p>	<p>Disclose the metrics and targets used to assess and manage relevant climate-related risks and opportunities where such information is material.</p>
<p><b>Recommended Disclosures</b></p>	<p><b>Recommended Disclosures</b></p>	<p><b>Recommended Disclosures</b></p>	<p><b>Recommended Disclosures</b></p>
<p>a) Describe the board’s oversight of climate-related risks and opportunities.</p>	<p>a) Describe the climate-related risks and opportunities the organization has identified over the short, medium, and long term.</p>	<p>a) Describe the organization’s processes for identifying and assessing climate-related risks.</p>	<p>a) Disclose the metrics used by the organization to assess climate-related risks and opportunities in line with its strategy and risk management process.</p>
<p>b) Describe management’s role in assessing and managing climate-related risks and opportunities.</p>	<p>b) Describe the impact of climate-related risks and opportunities on the organization’s businesses, strategy, and financial planning.</p>	<p>b) Describe the organization’s processes for managing climate-related risks.</p>	<p>b) Disclose Scope 1, Scope 2, and, if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks.</p>
	<p>c) Describe the resilience of the organization’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.</p>	<p>c) Describe how processes for identifying, assessing, and managing climate-related risks are integrated into the organization’s overall risk management.</p>	<p>c) Describe the targets used by the organization to manage climate-related risks and opportunities and performance against targets.</p>

## What are the PRI climate risk indicators?

Introduced in January 2018

- 23 open and closed indicator questions.
- Voluntary in 2018 & 2019. Responses can be public or private
- Intended to complement NOT replace TCFD reporting
- Governance & strategy indicator questions to become **mandatory to report – but still voluntary to disclose** - for 2,099 investors in **Q1 2020**





# Investor climate reporting in 2020

Introduced in January 2018



# PRI CLIMATE CHANGE REPORTING

## Signatory category

- Asset owners
- Investment managers

## HQ Region

All

## Size (US\$ billions)

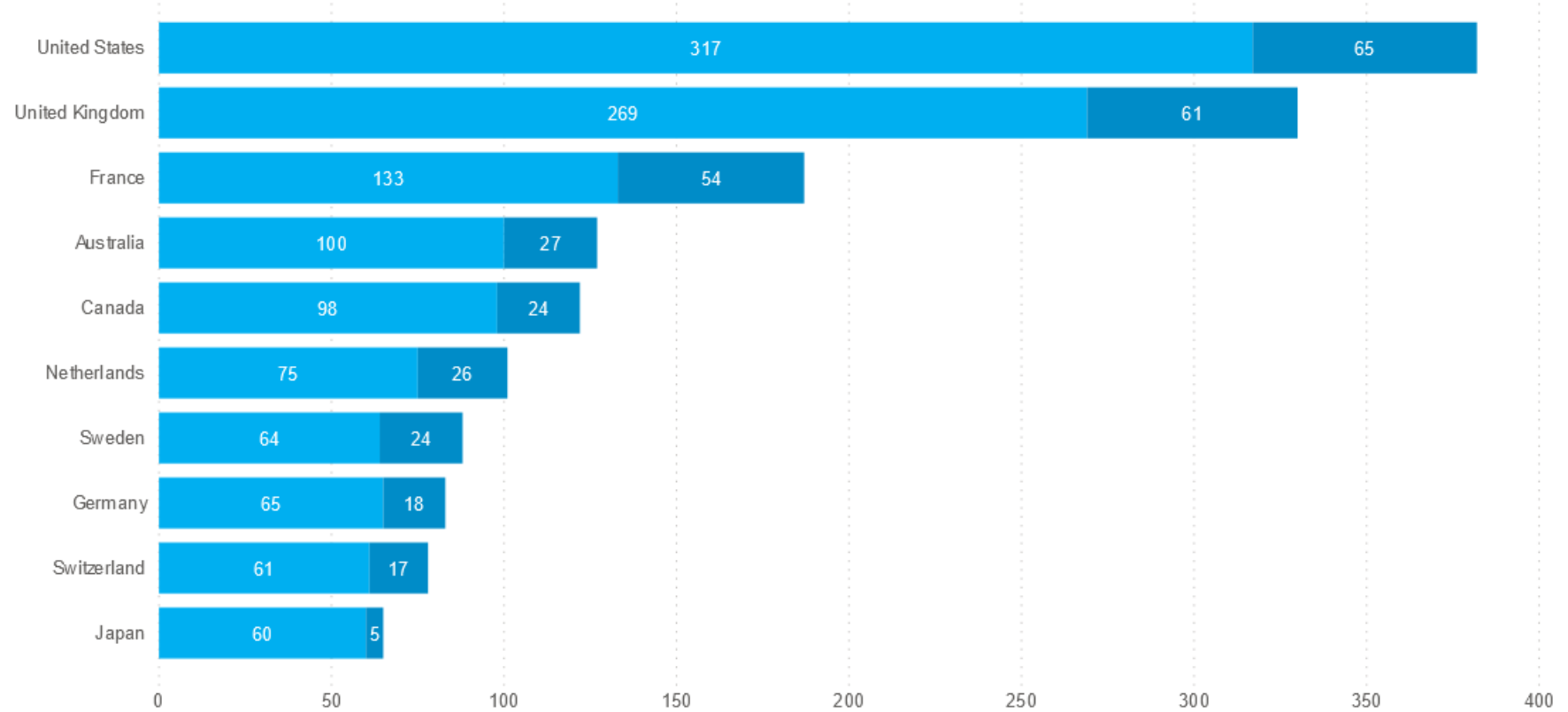
- 0 - 0.99
- 1 - 9.99
- 10 - 49.99
- 50 - 249.99
- 250+

## Main asset class

All

## Disclosure by country (any indicator)

Disclosure ● Private ● Public\*



\*A signatory counts as public if at least one response was made public.

# REPORTING AGAINST TCFD RECOMMENDATIONS



## Region, Country

All

## Size (US\$ billions)

- 0 - 0.99
- 1 - 9.99
- 10 - 49.99
- 50 - 249.99
- 250+

## Main asset class

All

## 2019 CC reporter

- New signatory
- No
- Yes

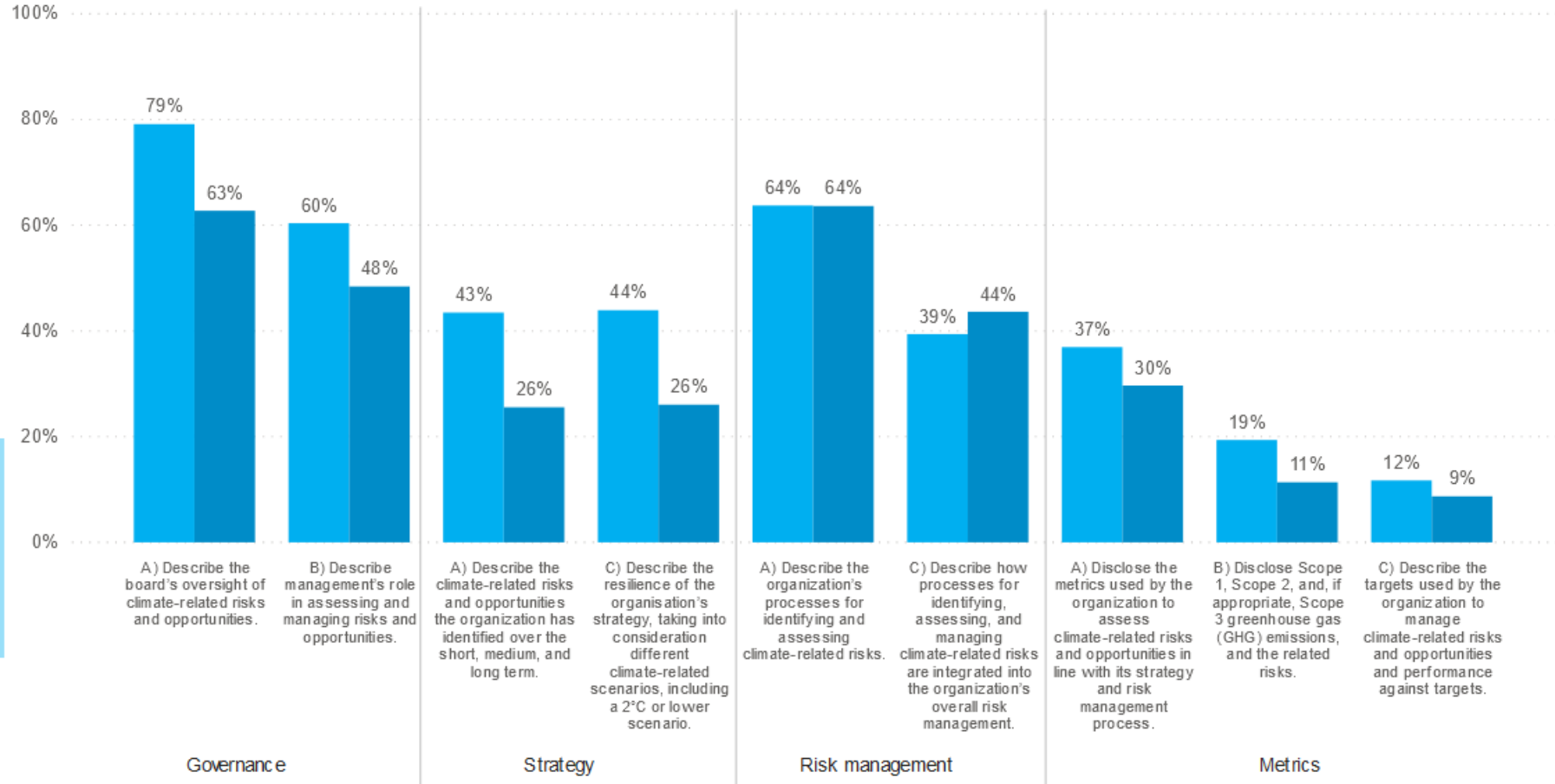
## Methodology

9 of the 11 TCFD recommendations were mapped closely to PRI indicators and are shown here. For further details on this mapping and the approach used, see the methodology tab.

PRI signatories reporting against TCFD recommendations (2020)



Signatory category ● Asset owners ● Investment managers



Note: responses must be non-trivial – 5+ words for each recommendation except for Metrics, where purpose must be 4+ characters and methodology 3+ characters.

Recommendations Strategy B and Risk Management B have no corresponding PRI question.

Sample size: 444 (AO), 1655 (IM) unless for board oversight – 417 (AO), 1146 (IM) – and senior management role – 409 (AO), 1574 (IM) because some signatories do not have those roles.

# REPORTING AGAINST TCFD RECOMMENDATIONS

## Region, Country

- North America (Region) + Uni... ^
- Africa
  - Asia
  - Europe
  - Latin America
  - North America
    - Bermuda
    - Canada
    - United Kingdom
    - United States
    - Oceania

## 2019 GRI reporter

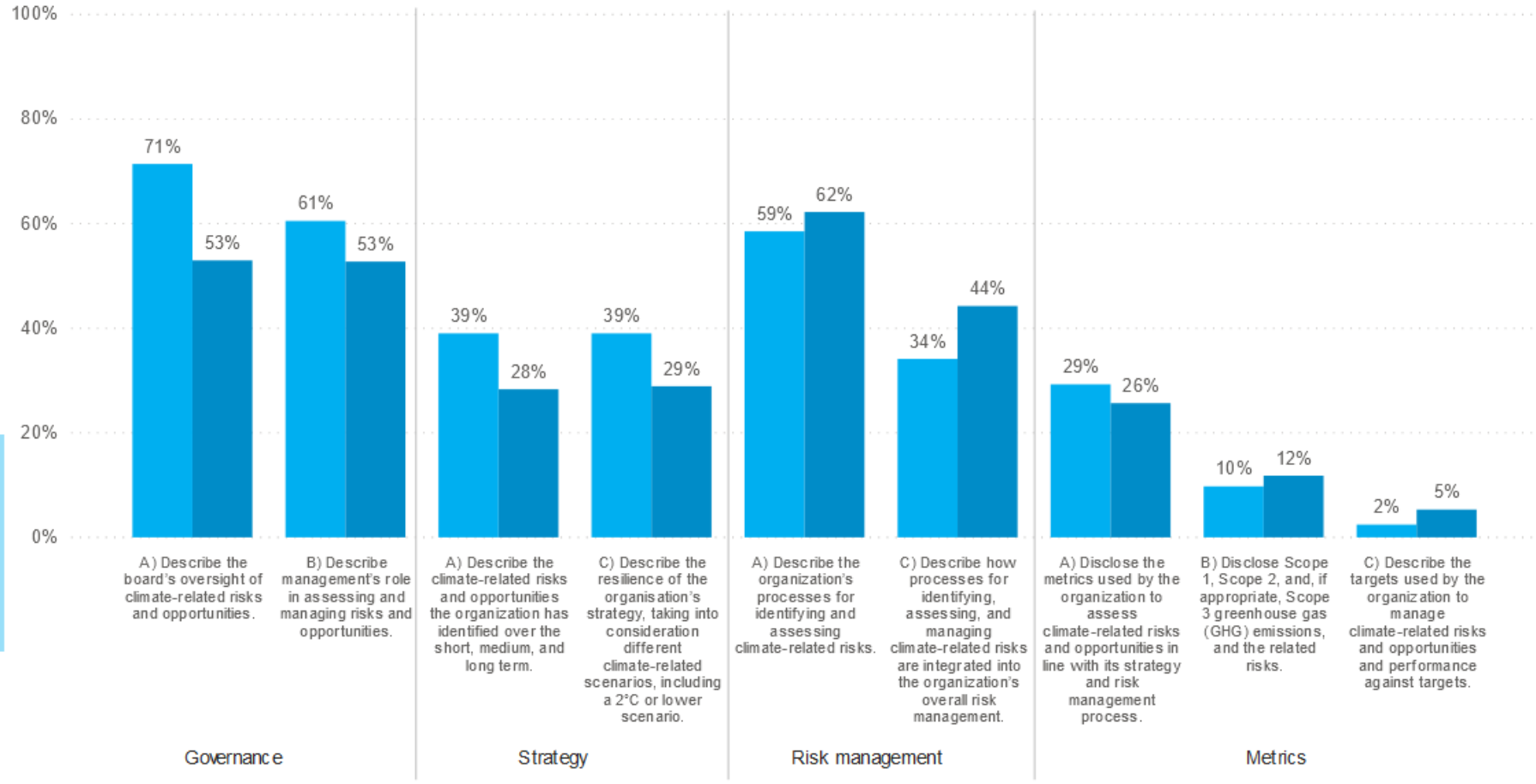
- New signatory
- No
- Yes

### Methodology

9 of the 11 TCFD recommendations were mapped closely to PRI indicators and are shown here. For further details on this mapping and the approach used, see the methodology tab.

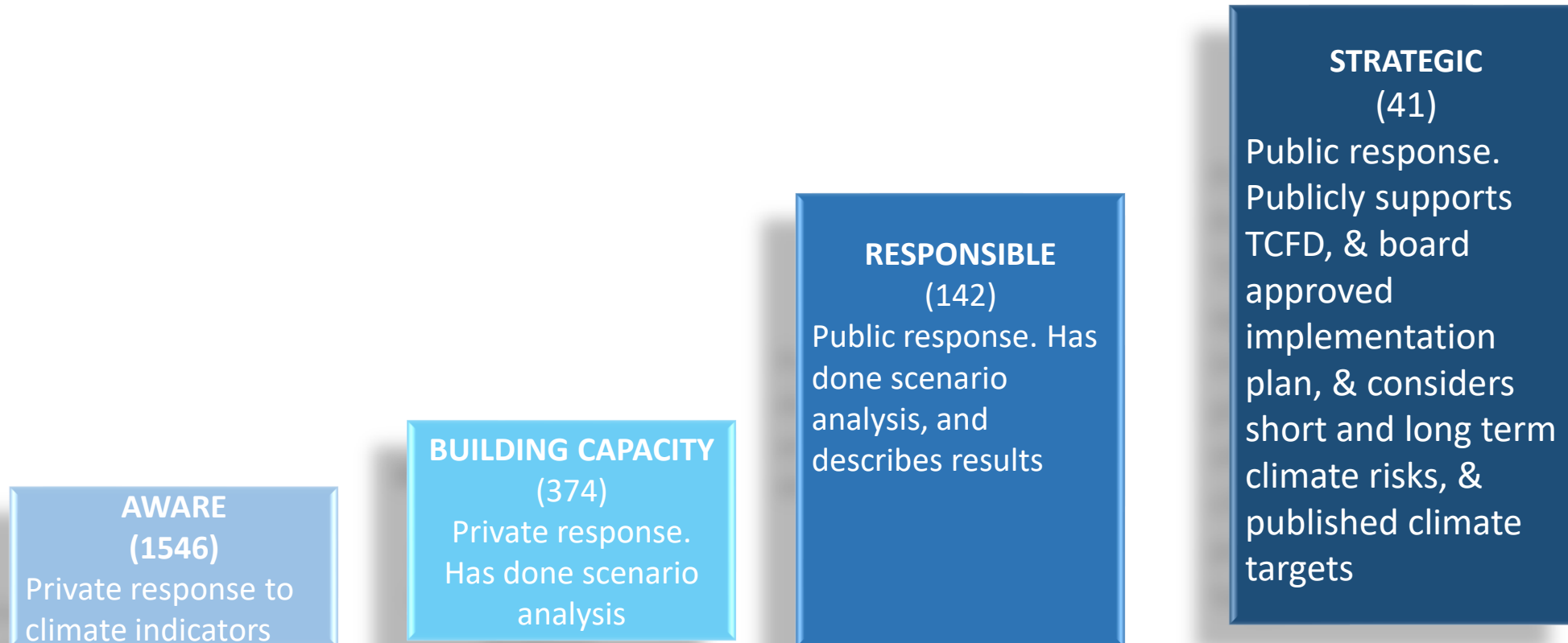
PRI signatories reporting against TCFD recommendations (2020)

Signatory category ● Asset owners ● Investment managers



# Staircase analysis of the quality of reporting

Grouping signatories' responses over four categories



# Users of PRI data

## Financial Stability Board TCFD status report



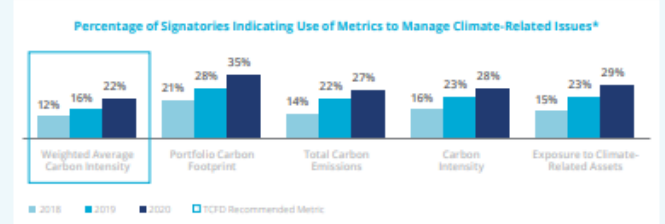
- A. State of Climate-Related Financial Disclosures
- B. Effective Climate-Related Financial Disclosures
- C. Addressing Implementation Issues
- D. Case Studies on Implementation
- E. Initiatives Supporting TCFD
- Appendices

### Box A2 Reporting on Weighted Average Carbon Intensity

In the annex to its 2017 report, the Task Force recommends asset managers and asset owners disclose the weighted average carbon intensity metric, where data are available or can be reasonably estimated, for each product, fund, and investment strategy. The annex also describes four other metrics asset managers and asset owners should consider reporting. All five metrics are summarized in the table below.

Common Carbon Footprinting and Exposure Metrics	
Metric	Description
<b>Weighted Average Carbon Intensity</b>	Portfolio's exposure to carbon-intensive companies, expressed in tons CO <sub>2</sub> e/\$M revenue. <i>Metric recommended by the Task Force.</i>
<b>Portfolio Carbon Footprint</b>	Total carbon emissions for a portfolio normalized by the market value of the portfolio, expressed in tons CO <sub>2</sub> e/\$M invested.
<b>Total Carbon Emissions</b>	The absolute greenhouse gas emissions associated with a portfolio, expressed in tons CO <sub>2</sub> e.
<b>Carbon Intensity</b>	Volume of carbon emissions per million dollars of revenue (carbon efficiency of a portfolio), expressed in tons CO <sub>2</sub> e/\$M revenue.
<b>Exposure to Carbon-Related Assets</b>	The amount or percentage of carbon-related assets in the portfolio, expressed in \$M or percentage of the current portfolio value.

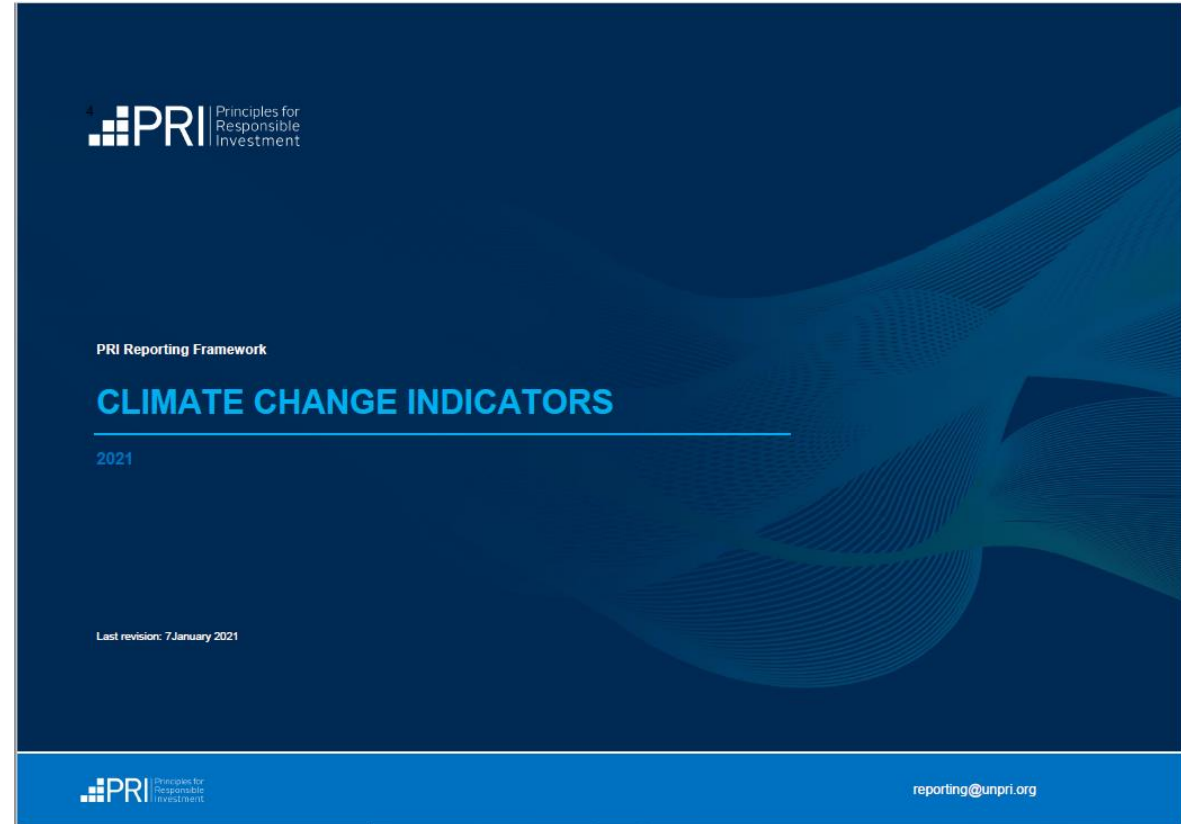
To gauge asset managers' and asset owners' reporting on the WACI metric relative to the four other carbon footprinting and exposure metrics the Task Force highlighted in 2017, the Task Force reviewed PRI signatories' responses on all five metrics. As the chart below shows, the WACI metric has the lowest percentage of responses across all five metrics for each of the three reporting periods shown.



\* This indicator was mandatory to report for all three reporting periods reviewed.

## Use of scenario analysis

- PRI climate indicators revised as part of the new reporting framework.
- 19 indicator questions:
  - 7 indicator questions in CORE
  - 12 in PLUS.
- Still anchored around the TCFD 11 recommendations



## Sample indicator question – Governance A: board oversight

### GOVERNANCE [ISP 28, ISP 29]

Indicator ID <b>ISP 28</b>	Dependent on:	N/A	Sub-section <b>Governance</b>	PRI Principle <b>General</b>	Type of indicator <b>CORE</b>
	Gateway to:	N/A			

How does the board or the equivalent function exercise oversight over [climate-related risks and opportunities](#)?

- (A) By establishing internal processes through which the board or the equivalent function are informed about climate-related risks and opportunities. Specify: \_\_\_\_\_ [Free text: medium]
- (B) By articulating internal/external roles and responsibilities related to climate. Specify: \_\_\_\_\_ [Free text: medium]
- (C) By engaging with beneficiaries to understand how their preferences are evolving with regard to climate change. Specify: \_\_\_\_\_ [Free text: medium]
- (D) By incorporating climate change into investment beliefs and policies. Specify: \_\_\_\_\_ [Free text: medium]
- (E) By monitoring progress on climate-related metrics and targets. Specify: \_\_\_\_\_ [Free text: medium]
- (F) By defining the link between fiduciary duty and climate risks and opportunities. Specify: \_\_\_\_\_ [Free text: medium]
- (G) Other measures to exercise oversight, please specify: \_\_\_\_\_ [Free text: medium]
- (H) The board or the equivalent function does not exercise oversight over climate-related risks and opportunities

#### Explanatory notes

<b>Purpose of indicator</b>	It is considered better practice to have strong governance structures and processes to ensure that signatories' leadership is informed of climate-related risks and opportunities. This helps ensure that it takes such risks and opportunities into account in its decision-making.
<b>Additional reporting guidance</b>	In this indicator the term "board" refers to a body of elected or appointed members who jointly oversee the activities of a company or organization. Some countries use a two-tiered system with a "supervisory board" and a "management board". In this indicator "board" refers to the "supervisory board".
<b>Other resources</b>	For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">An asset owner's guide to the TCFD recommendations</a> and <a href="#">TCFD for private equity general partners: technical guide</a> .  For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a> . Please note that the PRI's TCFD-based indicators have changed since 2020.



# Sample indicator question – transition risk metrics

## METRICS AND TARGETS: TRANSITION RISK [ISP 38, ISP 38.1]

Indicator ID <b>ISP 38</b>	Dependent on: Gateway to:	N/A <b>ISP 38.1</b>	Sub-section <b>Metrics and targets: Transition risk</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
<p>What climate-related metric(s) has your organisation identified for <b>transition risk</b> monitoring and management?</p> <p> <input type="checkbox"/> (A) <a href="#">Total carbon emissions</a>  <input type="checkbox"/> (B) <a href="#">Carbon footprint</a>  <input type="checkbox"/> (C) <a href="#">Carbon intensity</a>  <input type="checkbox"/> (D) <a href="#">Weighted average carbon intensity</a>  <input type="checkbox"/> (E) Implied temperature warming  <input type="checkbox"/> (F) Percentage of assets aligned with the EU Taxonomy (or similar taxonomy)  <input type="checkbox"/> (G) Avoided emissions metrics (real assets)  <input type="checkbox"/> (H) Other metrics, please specify: _____ [Free text: small]  <input type="radio"/> (I) No, we have not identified any climate-related metrics for transition risk monitoring         </p>					

Provide details about the metric(s) you have identified for **transition risk** monitoring and management.

	Coverage of AUM	Purpose	Metric unit	Methodology	Disclosed value
(A) <a href="#">Total carbon emissions</a>	[Dropdown list] (1) for all of our assets (2) for the majority of our assets (3) for a minority of our assets	[Free text: medium]	[Free text: medium]	[Free text: medium]	[Free text: medium]
(B) <a href="#">Carbon footprint</a>	[As above]	[As above]	[As above]	[As above]	[As above]
(C) <a href="#">Carbon intensity</a>	[As above]	[As above]	[As above]	[As above]	[As above]
(D) <a href="#">Weighted average carbon intensity</a>	[As above]	[As above]	[As above]	[As above]	[As above]

## Sample indicator question – physical risk metrics

### METRICS AND TARGETS: PHYSICAL RISK [ISP 39, ISP 39.1]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 39	Gateway to:	ISP 39.1	Metrics and targets: Physical risk	General	<b>PLUS</b> VOLUNTARY TO DISCLOSE
<p>What climate-related metric(s) has your organisation identified for <b>physical risk</b> monitoring and management?</p> <p> <input type="checkbox"/> (A) Weather-related operational losses for real assets or the insurance business unit  <input type="checkbox"/> (B) Proportion of our property, infrastructure or other alternative asset portfolios in an area subject to flooding, heat stress or water stress  <input type="checkbox"/> (C) Other metrics, please specify: ____ [Free text: small]  <input type="checkbox"/> (D) Other metrics, please specify: ____ [Free text: small]  <input type="radio"/> (E) We have not identified any metrics for physical risk monitoring                 </p>					
	Coverage of AUM	Purpose	Metric unit	Methodology	Disclosed value
(A) Weather-related operational losses for real assets or the insurance business unit	[Dropdown list] (1) for all of our assets (2) for the majority of our assets (3) for a minority of our assets	[Free text: medium]	[Free text: medium]	[Free text: medium]	[Free text: medium]
(B) Proportion of our property, infrastructure or other alternative asset portfolios in an area subject to flooding, heat stress or water stress	[As above]	[As above]	[As above]	[As above]	[As above]
(C) Other metrics [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]
(D) Other metrics [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]

## SUMMARY

- Mandatory reporting led to 3.5x increase in investor reporting in 2020
- Yet only 20% opted to make response public and even fewer that have implemented the TCFD in full
- PRI climate snapshot will be published early July
  - Aggregate analysis
  - investor climate reports

# Thank you

## U.S. INSURANCE SIGNATORIES & THEIR AFFILIATES

General Accounts	HQ Country	Signatory Date
Reinsurance Group of America, Inc.	U.S.	2/22/2019
Liberty Mutual	U.S.	12/4/2020
CNO	U.S.	12/10/2020
New applicant	U.S.	January 2021

Investment Affiliates examples – not complete	HQ Country	Signatory Date
New York Life Group	U.S.	
Ausbil	Aust.	2/12/2016
Candriam	Luxemb.	6/26/2006
Goldpoint	U.S.	5/29/2019
IndexIQ	U.S.	10/30/2019
MacKay Shields	U.S.	8/19/2016
Madison Capital Funding	U.S.	6/14/2019
NYL Investors	U.S.	5/28/2020
Prudential	U.S.	
PGIM Fixed Income	U.S.	2/10/2015
PGIM Real Estate	U.S.	10/1/2009
Met Life	U.S.	
Met Life Investment Management	U.S.	3/22/2019
TIAA	U.S.	
Nuveen	U.S.	12/18/2018
Hartford	U.S.	
Hartford Funds	U.S.	4/30/2015
MassMutual	U.S.	
Barings	U.S.	1/2/2014
Principal	U.S.	
Principal Global Investors	U.S.	12/8/2010

# Q&A

# Hear a Presentation on CDP's Climate Disclosures and Related Analytics

*—Simon Fischweicher and Emily Kreps (CDP, North America)*

# **Presentation for National Association of Insurance Commissioners Climate and Resiliency (EX) Task Force**

**February 3, 2021**





# Agenda



- ▼ Introductions
- ▼ Overview of CDP
- ▼ CDP Data in the Market
- ▼ Alignment and integration
- ▼ Process and questionnaires
- ▼ Insurance sector participation
- ▼ Q&A

# Introducing the CDP Team



**Emily Kreps**  
Global Director, Capital Markets



**Simon Fischweicher**  
Head of Corporations and  
Supply Chains, North America



**Richard Freund**  
Manager, Capital Markets

# ABOUT CDP



CDP is a global environmental impact non-profit working to secure a thriving economy that works for people and planet.



CDP runs the global disclosure system that enables companies, cities, states and regions to measure and manage their environmental impacts.

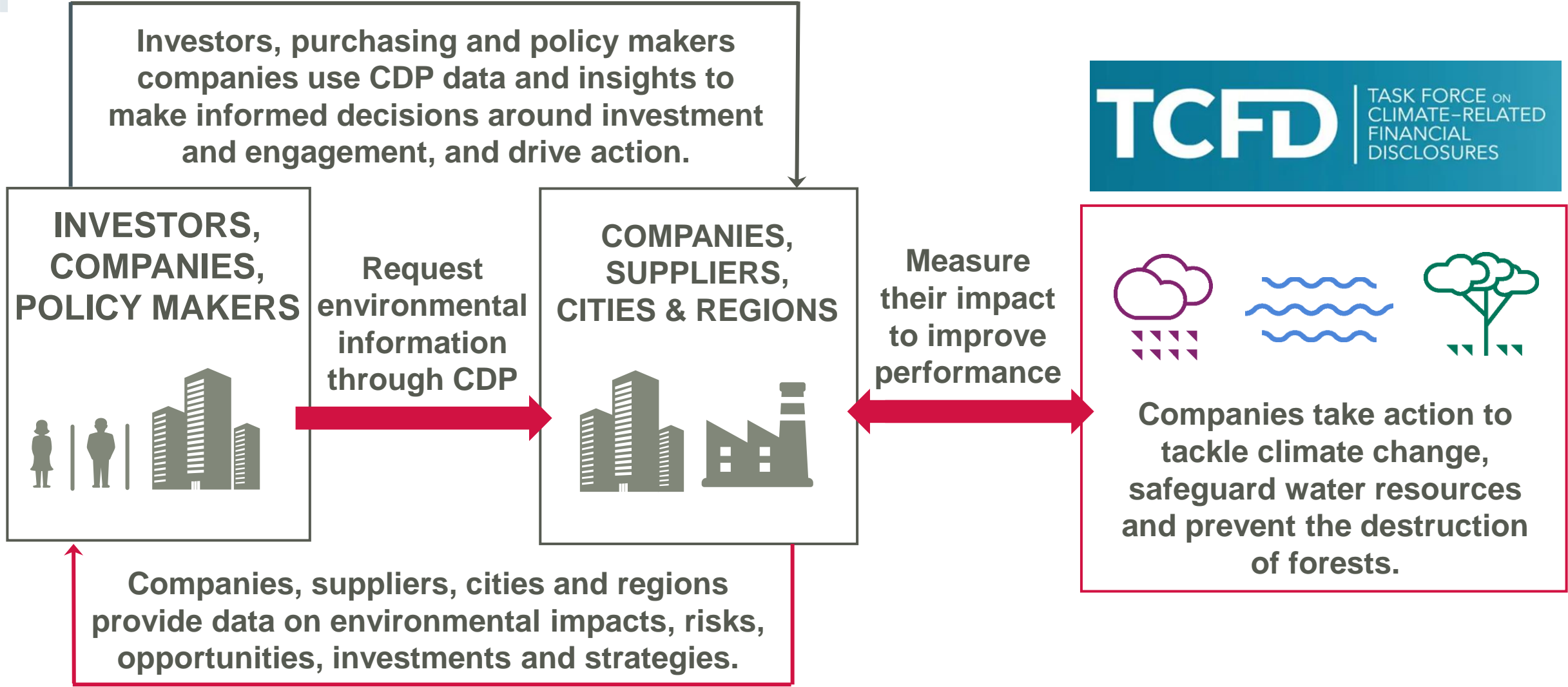


With the world's most comprehensive collection of self reported data, the world's economy looks to CDP as the gold standard of environmental reporting.



Its network of investors, purchasers and policymakers around the globe, use our data and insights to make better-informed decisions.

# How CDP Works



# BY THE NUMBERS



**590+** investors with US\$110 trillion in assets



**140+** supply chain members with over US\$3 trillion in purchasing power



**9,600+** companies responded through CDP



**75%** of the S&P 500 disclosed in 2020



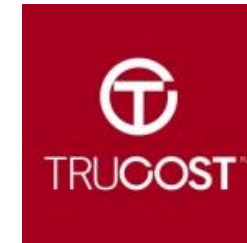
**800+** cities, states and regions disclosed environmental information

# CDP Environmental Data is the Key

Across the financial markets, policy initiatives and civil society



European Bank for Reconstruction and Development



# CDP data across the financial community



## Pension funds

- engagement
- shareholder resolutions

e.g.: CalSTRS, CPPIB

## Passive equity managers

- proxy voting
- meetings with company management

e.g.: BlackRock, State Street

## Broker dealers

- buy/sell recommendations
- sector analysis

e.g.: GS Sustain



## Active equity managers

- stock selection
  - proxy voting and company meetings
- e.g.: Legg Mason, Neuberger Berman



## Data providers

- ESG data within financial databases

e.g.: Bloomberg

**Bloomberg**

## SRI funds

- screening equity universes
- carbon sensitivity of portfolios

e.g.: Calvert, Domini, Rockefeller

## Third party research

- research and ESG ratings
- environmental risk analysis

e.g.: MSCI, Trucost



## Investment advisors

- risk models
- country/sector/company analysis

e.g.: First Affirmative

## Index providers

- carbon efficient equity indices
- carbon efficient bond indices

e.g.: Euronext, Stoxx ...

## Academia

- studies on “non-financial” reporting
- correlation analysis

e.g.: Harvard Business School



# Broad Data for the Capital Markets

## Raw Data, Analytics and Insights

- ▶ Uniform and comparable data
- ▶ Individual Company Responses
- ▶ CDP Scores
- ▶ Modelled GHG Emissions Dataset



Company Name	2018 SCORES		2018 Subcategory scores							
	Overall Score	Level	Business Impact Assessment & Financial Planning Assessment	Emissions reduction Initiatives and low carbon products	Energy	Governance	Opportunity Disclosure	Risk Disclosure	Risk management processes	Scope 1 & 2 emissions (incl. verification)
3i Group	B	Management	B	B	B	B	B	B-	B	B
3M Company	B	Management	B-	B	D	C	B	B	B	B
A.G. Barr Plc	D	Disclosure	D	D-	D	D	D	D-	D-	D
A.P. Moller - Maersk	C	Awareness	C	C	C	C	D-	D	C	C
AZA	B-	Management	D	D	C	B-	C	B-	B-	B-
AA	Private									
Aalberts Industries	B-	Management	B-	C-	C	B-	B-	B-	B-	D-
Aareal Bank AG	B-	Management	B-	C	B-	B-	B-	B-	B-	D
ABB	C	Awareness	D	C	C	C	D	C	D	C
Abbott Laboratories	B	Management	D	D-	B-	C	B-	B	B	B
AbbVie Inc	B	Management	B-	C	B-	B	B	B	B	B
Abercrombie & Fitch Co.	Private									
Abertis Infraestructuras	B	Management	B	B	C	B	C-	C-	B	B
ABN Amro Holding	B	Management	B-	C	C	B	C	B	B	D
Aboitiz Equity Ventures	D-	Disclosure	D-	D-	D-	D-	D-	D-	D-	D-
Aboitiz Power Corporation	D-	Disclosure	D-	D-	D-	D-	D-	D-	D-	D-
Acacia Mining	D	Disclosure	D	D	D	D	D	D	D	D
ACC	B	Management	D	B	B-	B	B-	D	B	C
Accenture	A	Leadership	A-	A	B	A	A-	A-	A	A

- C0. Introduction
- C1. Governance
- C2. Risks and opportunities**
- C3. Business Strategy
- C4. Targets and performance
- C5. Emissions methodology
- C6. Emissions data
- C7. Emissions breakdowns
- C8. Energy
- C9. Additional metrics
- C10. Verification
- C11. Carbon pricing
- C12. Engagement
- C14. Signoff

### C2. Risks and opportunities

#### C2.1

(C2.1) Describe what your organization considers to be short-, medium- and long-term horizons.

	From (years)	To (years)	Comment
Short-term	0	1	This timescale is aligned with the short-term horizon used for our investment activities.
Medium-term	1	5	This timescale is aligned with the medium-term horizon used for our investment activities.
Long-term	5	10	This timescale is aligned with the long-term horizon used for our investment activities.

#### C2.2

(C2.2) Select the option that best describes how your organization's processes for identifying, assessing, and managing climate-related issues are integrated into your overall risk management.

Integrated into multi-disciplinary company-wide risk identification, assessment, and management processes

#### C2.2a



# Our Current Scope: Institutional Investors



# Insurance sector participation in CDP investor request

35 insurance providers worldwide with 4.825 trillion USD in assets



## Insurance providers joining CDP's 2021 Investor Request

Allianz Group	Gjensidige Forsikring ASA	Pool Re Insurance	Sumitomo Life Insurance Company
American International Group, Inc. (AIG)	Industrial Alliance Insurance and Financial Services Inc.	Provinzial Rheinland Holding	Swiss Re
Assicurazioni Generali Spa	Irish Life Investment Managers	QBE Insurance Group	The Co-operators Group Limited
Assurances du Crédit Mutuel	Länsförsäkringar	Sampension KP Livsforsikring A/S	The Hartford Financial Services Group, Inc.
BNP Paribas Cardif	MAPFRE	Samsung Fire & Marine Insurance	Tokio Marine Holdings, Inc.
Cattolica Assicurazioni	MS&AD Insurance Group Holdings, Inc.	Scor SE	Unipol Gruppo
CNP Assurances	NN Group NV	Sompo Holdings, Inc	Varma Mutual Pension Insurance Company
Elo Mutual Pension Insurance Company	Oslo Pensjonsforsikring AS	Storebrand ASA	Veritas Pension Insurance
Folksam Ömsesidig Sakförsäkring	Pacífico Compañía de Seguros y Reaseguros S.A.	Sul América Investimentos Distribuidora de Títulos e Valores Mobiliários S.A.	



# Alignment & integration





# What's the Difference?

## Framework versus Standard



▼ **FRAMEWORK:** provide an outline or structure that serves as a guide to a specific objective or goal; *"frameworks create a structure of what to do but rely on the doer to determine the best way to get the 'what' done"*

▼ **STANDARDS:** concepts or principles established by agreement, authority, or custom, and used generally as an example or model to compare or measure the quality or performance of a practice or procedure.



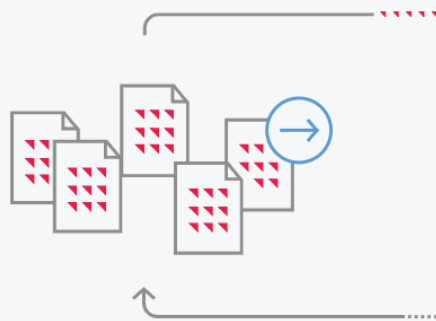
INTEGRATED REPORTING <IR>

# Where does CDP fit?

The Global Environmental Disclosure System

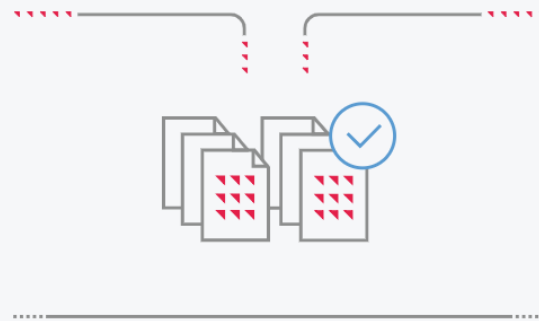


- ▼ **REPORTING MECHANISM:** CDP Online Reporting System for companies, cities, states and regions
- ▼ **OUTPUT:** Comprehensive collection of self-reported, uniform, comparable environmental data in the world for stakeholders to measure, evaluate, assess and manage environmental impact



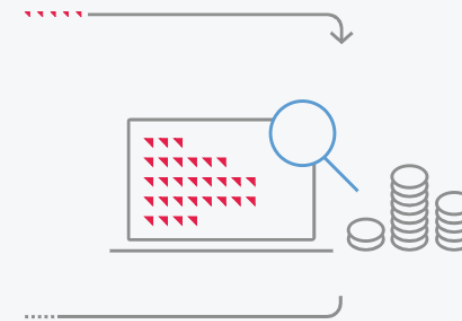
## Disclosers

We ask companies, cities, states and regions for data on their environmental performance.



## CDP

We transform that data into detailed analysis on critical environmental risks, opportunities and impacts.

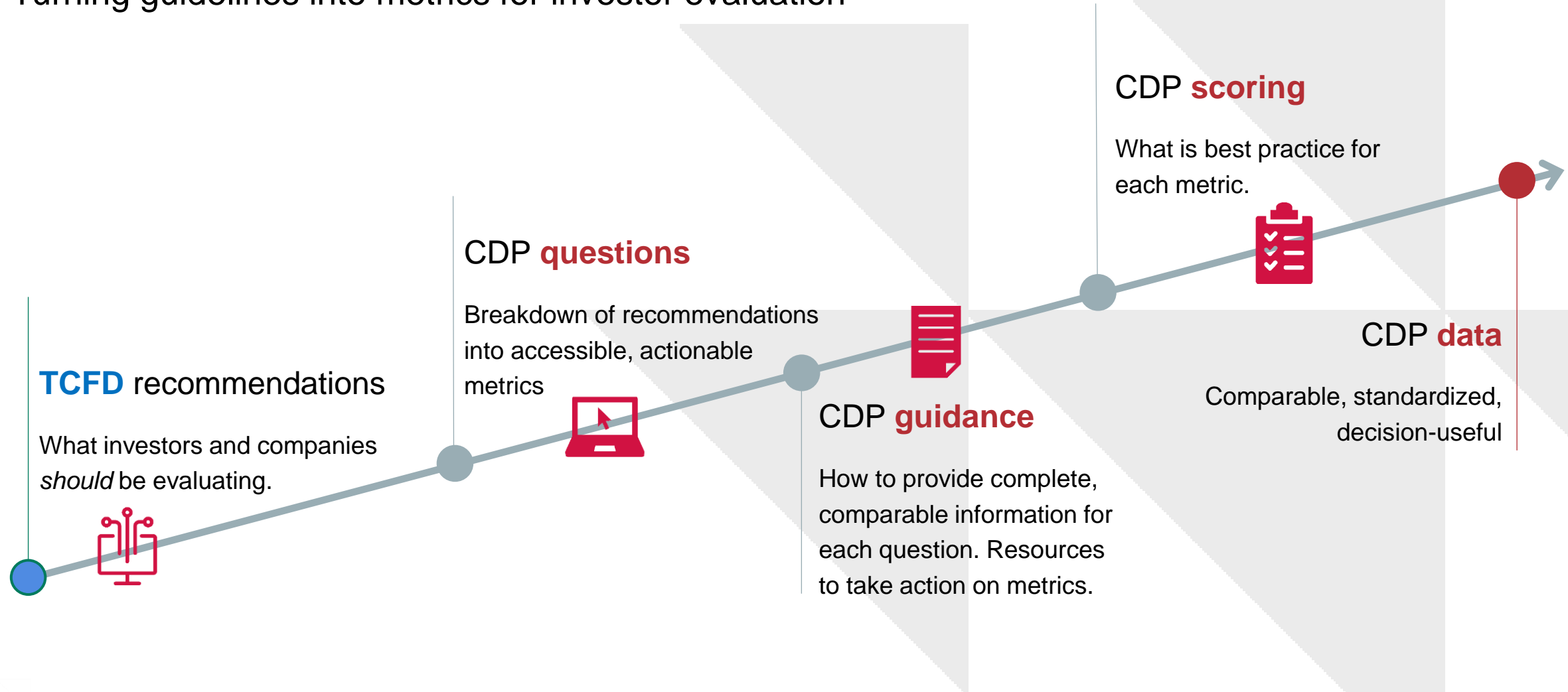


## Decision-makers

Investors, businesses and policy makers use our data and insights to make better decisions, manage risk and capitalize on opportunities.

# TCFD recommendations as CDP metrics

Turning guidelines into metrics for investor evaluation



# Governance

Disclose the organization's governance around climate related risks and opportunities.

Recommended Disclosures

a) Describe the board's oversight of climate-related risks and opportunities.

b) Describe management's role in assessing and managing climate-related risks and opportunities.

**(C1.1)** Is there board-level oversight of climate-related issues within your organization?

**(C1.1a)** Identify the position(s) of the individual(s) on the board with responsibility for climate-related issues.

**(C1.1b)** Provide further details on the board's oversight of climate-related issues.

## Response details

- ▼ Frequency with which climate-related issues are a scheduled agenda item.
- ▼ Governance mechanisms which incorporate climate change considerations.

# Strategy

**(C3.1d)** Provide details of your organization's use of climate-related scenario analysis.

What's incentivized

How the selected scenario(s) were identified, with reference to the inputs, assumptions and analytical methods used.

A description of the time horizon(s) considered, and why they are relevant to your organization.

A description of the areas of your organization that have been considered as part of the scenario analysis.

Summary of the results of the conducted scenario analysis; how the results of the scenario analysis have informed business objectives and strategy; a case study/example.

**(C3.1a)** Does your organization use climate-related scenario analysis to inform your business strategy?

**(C3.1d)** Provide details of your organization's use of climate-related scenario analysis.

## Response options

- ▼ Qualitative or Quantitative
- ▼ No, but anticipate doing so in two years
- ▼ Choose scenarios



# Risk Management

Disclose how the organization identifies, assesses, and manages climate-related risks.

Recommended Disclosures

- a) Describe the organization's processes for identifying and assessing climate-related risks.
- b) Describe the organization's processes for managing climate related risks.
- c) Describe how processes for identifying, assessing and managing climate-related risks are integrated into the organization's overall risk management.

**(C2.2)** How are processes for identifying, assessing and managing climate-related issues integrated into your overall risk management.

**(C2.2a)** Frequency and time horizon for identifying and assessing climate-related risks

**(C2.2b)** Details on process(es) for identifying and assessing climate-related risks.

**(C2.2c)** Which risk types are considered

**(C2.2d)** Processes for managing climate-related risks and opportunities



# Process & questionnaires



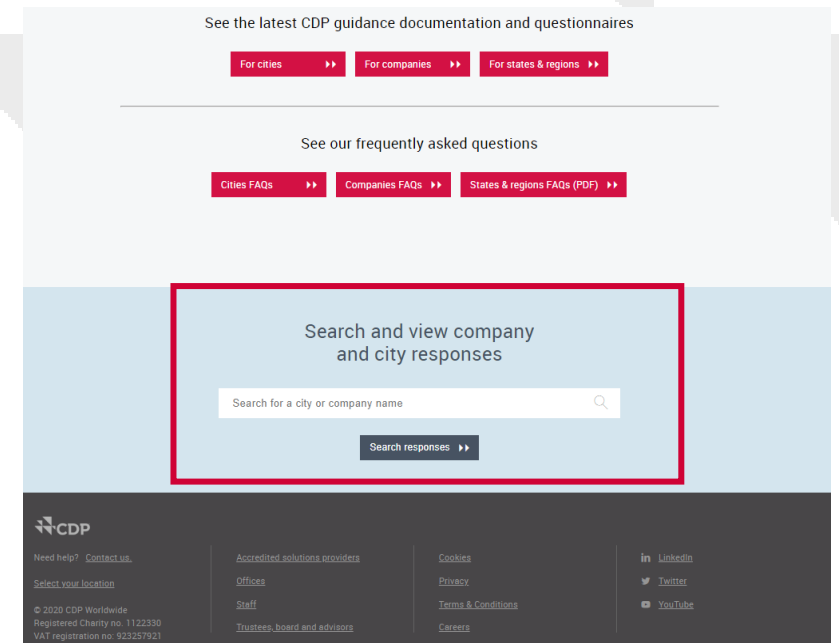
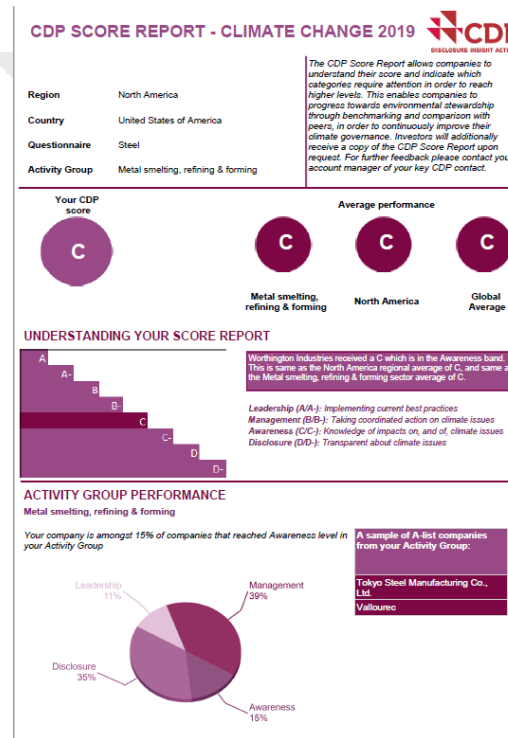


# CDP scores benchmark and guide company action

▼ Improve quality of data by leveraging public guidance documents

▼ Determine where to focus efforts with annual Score Report

▼ Compare response to peers with public response search function

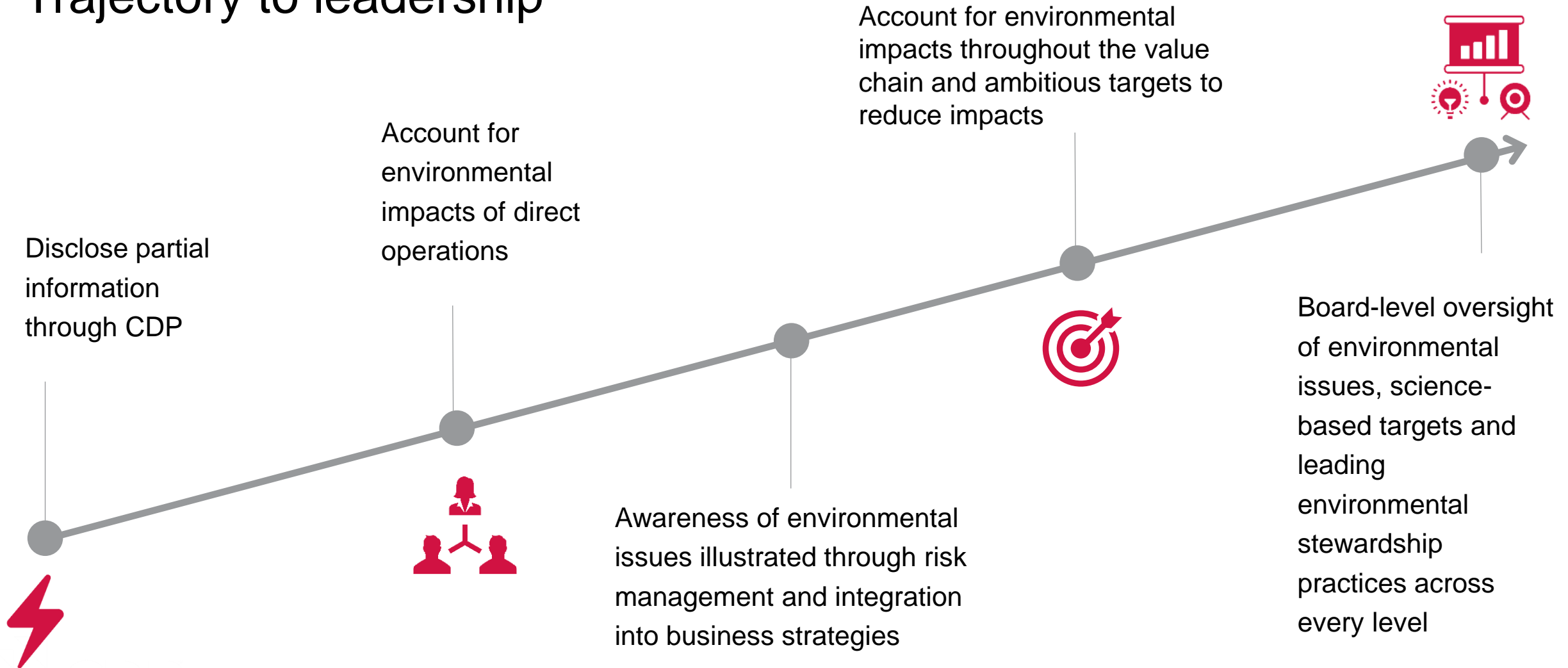


# CDP's annual corporate disclosure cycle

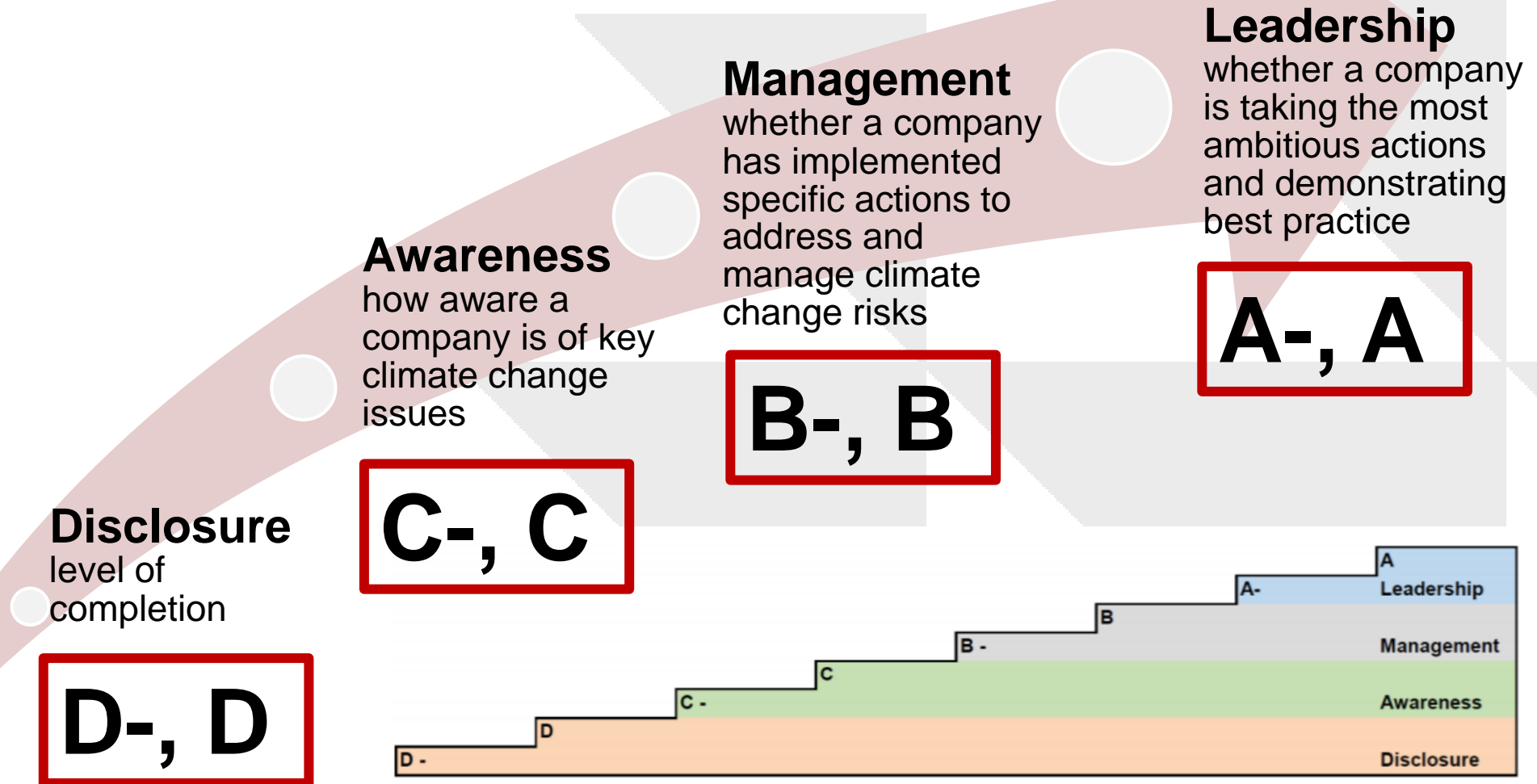


# ENVIRONMENTAL BEST PRACTICE

## Trajectory to leadership



# Scoring overview





# Insurance sector participation

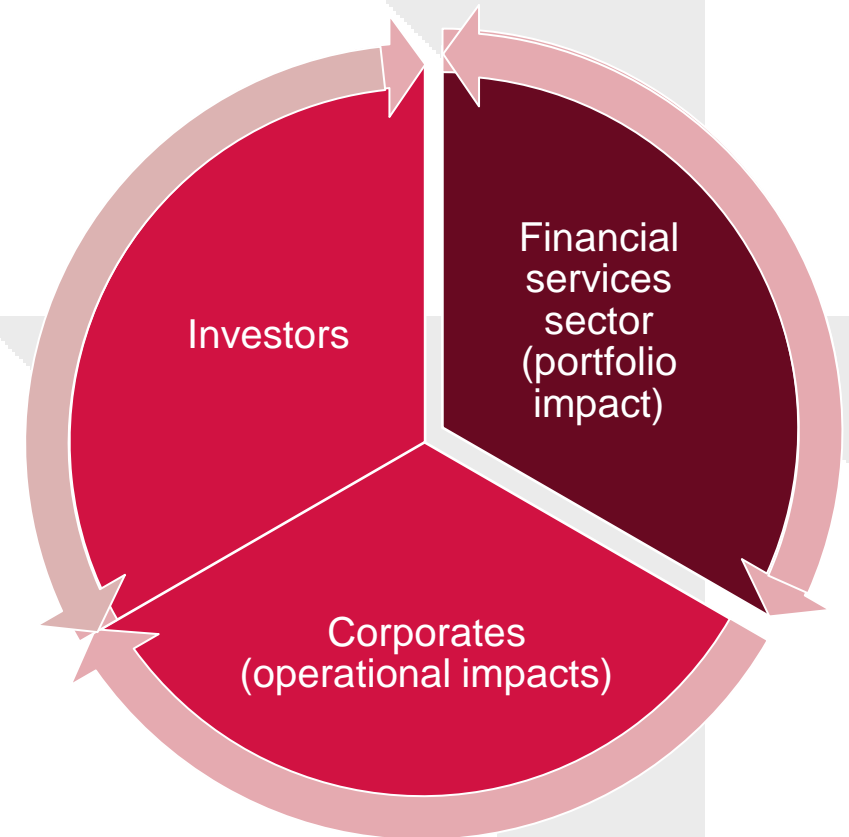




# Financial services sector: the missing link

**Focus:** direct capital to finance transition to a sustainable, low carbon economy

- ▼ TCFD recommendations highlight the importance of *indirect financing impacts* alongside the disclosed operational impacts.
- ▼ **Expanded focus** of disclosure to **lending, underwriting & investing activities**
- ▼ Create a positive feedback loop leading to:
  - Improved disclosure from companies and cities; and
  - Improved data availability system-wide





# CDP's Financial Services questionnaire



## Insurance / underwriting activities

- ▼ Exposure to climate-related risks in the portfolio of businesses, activities, properties, etc. in portfolio
- ▼ Request of information during due diligence & risk assessment process
- ▼ Policies and exclusions in portfolio of underwriting
- ▼ Impact of activities insured on climate change

## Investment

- ▼ Portfolio emissions
- ▼ Investment portfolio exposure to climate-related risks and opportunities
- ▼ Engagement with investees on climate-related issues
- ▼ Integration of climate-related issues into existing investment policy frameworks
- ▼ Science-based targets



# Insurance sector disclosure to CDP

Significant proportion of large, publicly-traded US insurers disclose to CDP.



- ▼ Globally over 100 large, publicly traded insurance companies disclose to CDP
- ▼ In the US, about 25 US insurers disclosure
- ▼ Majority provide comprehensive disclosures in line with TCFD recommendations (score higher than a D)
- ▼ **Allstate** is listed on CDP's 2020 A List their disclosure includes: board-level oversight, climate-related scenario analysis and an emissions reduction target.

Company	2020 CDP Score
AFLAC	B
AIG	A-
Allstate	A
Anthem	C
Chubb	B
Cigna	B
Humana	A-
John Hancock/Manulife	B-
Intact Financial	D
Lincoln National	B
Marsh & McLennan	C
MetLife	B
Prudential	A-
The Hartford	A-
UnitedHealth Group	A-

# Sample responses: Allstate



(C-FS2.2c) Describe how you assess your portfolio's exposure to climate-related risks and opportunities.

	Portfolio coverage	Assessment type	Description
Bank lending (Bank)	<Not Applicable>	<Not Applicable>	<Not Applicable>
Investing (Asset manager)	<Not Applicable>	<Not Applicable>	<Not Applicable>
Investing (Asset owner)	Majority of the portfolio	Qualitative and quantitative	Allstate's Investment ESG policy requires Investment professionals to consider ESG risks. When evaluating our investment portfolio, we are mindful of climate change risks. We purposefully evaluate and manage exposure to certain catastrophe risks in our commercial real estate portfolio, like those that may be impacted by climate change. When considering new investments, we evaluate whether the risk profile is consistent with our risk appetite as determined by senior leadership.
Insurance underwriting (Insurance company)	All of the portfolio	Qualitative and quantitative	Allstate works to understand climate risks that affect our insurance products and assets. Allstate's Catastrophe Modeling and Analytics Team and pricing groups monitor climate change information and update leadership regularly. We manage climate-related risks and opportunities within our Enterprise Risk and Return Management (ERRM) framework, which applies risk-return principles, governance, modeling and analytics, while maintaining our strong foundation of financial strength, building strategic value, and optimizing return. Climate-related risks are identified, measured, managed, monitored and reported while focusing on insurability, underwriting and investments. Allstate has been able to adapt to increased catastrophe risk through actions that include: <ul style="list-style-type: none"> <li>• Purchasing multi-year reinsurance protection as well as aggregate coverage, giving Allstate protection in years with extreme losses across multiple risk types</li> <li>• Limiting new business for our personal lines auto and property insurance in areas most exposed to hurricanes, including coastal areas in Southern and Eastern states</li> <li>• Implementing Tropical Cyclone and/or Wind/Hail deductibles or exclusions where appropriate</li> <li>• Partnering with federal and state governments for over 25 years to create programs to help provide protection for insureds most exposed to climate change through the establishment of entities like Florida Citizens, the Florida Hurricane Catastrophe Fund, the Texas Windpool Insurance Association, the California Earthquake Authority, as well as leading industry initiatives through the founding of Protecting America.org</li> <li>• Limiting coverage exposure for existing and new risks as hurricanes/tropical storms imminently approach landfall</li> </ul>



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# Q&A

# Discuss Any Other Matters

**Attachment B:**

**Additional Materials for PRI Presentation:**

***PRI 2021 Climate Indicators***



PRI Reporting Framework

# CLIMATE CHANGE INDICATORS

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2021

Last revision: 7 January 2021

# ACKNOWLEDGEMENTS

PRI would like to thank our partners who supported PRI in developing the new PRI reporting framework and the accompanying systems:

Contrast Capital (Amara Goeree, Cecile Biccari, Joseph Naayem),  
Davies Hickman (Marcus Hickman and Jo Davies) and  
Oakland Group (Andy Crossley, George Cowen and Jake Watson).

## PUBLIC SUPPORT [ISP 26, ISP 27]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 26	Gateway to:	N/A	Public support	General	CORE

**Does your organisation publicly support the Paris Agreement?**

- (A) Yes, we publicly support the Paris Agreement  
 Add link(s) to webpage or other public document/text expressing support for the Paris Agreement: \_\_\_\_\_
- (B) No, we currently do not publicly support the Paris Agreement

### Explanatory notes

<b>Purpose of indicator</b>	It is considered better practice for signatories to publicly endorse the Paris Agreement. This increases signatories' accountability to their goals and contributes to a wider commitment to meet their goals in the investment community.
<b>Additional reporting guidance</b>	Responses should indicate whether signatories have publicly endorsed the Paris Agreement. They may have done so through a public statement on their website or other publicly available sources. Responses should also provide links to the public documents or text showing such public support.
<b>Other resources</b>	<a href="#">Paris Agreement</a>

### Logic

<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A

### Assessment

<b>Assessment criteria</b>	100 points for this indicator. 0 score for no answer selection or B. 100 score for A.
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<b>Multiplier</b>	Moderate x1.5 weighting.
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Indicator ID <b>ISP 27</b>	Dependent on:	<b>N/A</b>	Sub-section <b>Public support</b>	PRI Principle <b>General</b>	Type of indicator <b>CORE</b>
	Gateway to:	<b>N/A</b>			

**Does your organisation publicly support the Task Force on Climate-Related Financial Disclosures (TCFD)?**

- (A) Yes, we publicly support the TCFD  
Add link(s) to webpage or other public document/text expressing support for the TCFD: \_\_\_\_\_
- (B) No, we currently do not publicly support the TCFD

#### Explanatory notes

<b>Purpose of indicator</b>	It is considered better practice for signatories to publicly support the TCFD. Endorsing the TCFD recommendations, which are a set of voluntary, climate-related financial risk disclosures, helps increase market transparency and awareness regarding climate-related risks. This will in turn help make markets more efficient and economies more stable and resilient with regard to these risks.
<b>Additional reporting guidance</b>	Signatories who have publicly endorsed the TCFD recommendations should select answer option A.  Public endorsements may involve being listed as an official supporter of the TCFD or having published documents/reports stating such support. Responses should include links to any public documents or websites showing signatories' support of the TCFD.
<b>Other resources</b>	See the <a href="#">Recommendations of the Task Force on Climate-Related Financial Disclosures</a> .  For further information on how to support the TCFD recommendations, see <a href="#">TCFD Supporters</a> .

#### Logic

<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A

#### Assessment

<b>Assessment criteria</b>	100 points for this indicator.
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	0 score for no answer selection or B. 100 score for A.
<b>Multiplier</b>	Moderate x1.5 weighting.

## GOVERNANCE [ISP 28, ISP 29]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 28	Gateway to:	N/A	Governance	General	CORE

**How does the board or the equivalent function exercise oversight over [climate-related risks and opportunities](#)?**

- (A) By establishing internal processes through which the board or the equivalent function are informed about climate-related risks and opportunities. Specify: \_\_\_\_ [Free text: medium]
- (B) By articulating internal/external roles and responsibilities related to climate. Specify: \_\_\_\_ [Free text: medium]
- (C) By engaging with beneficiaries to understand how their preferences are evolving with regard to climate change. Specify: \_\_\_\_ [Free text: medium]
- (D) By incorporating climate change into investment beliefs and policies. Specify: \_\_\_\_ [Free text: medium]
- (E) By monitoring progress on climate-related metrics and targets. Specify: \_\_\_\_ [Free text: medium]
- (F) By defining the link between fiduciary duty and climate risks and opportunities. Specify: \_\_\_\_ [Free text: medium]
- (G) Other measures to exercise oversight, please specify: \_\_\_\_ [Free text: medium]
- (H) The board or the equivalent function does not exercise oversight over climate-related risks and opportunities

### Explanatory notes

<b>Purpose of indicator</b>	It is considered better practice to have strong governance structures and processes to ensure that signatories' leadership is informed of climate-related risks and opportunities. This helps ensure that it takes such risks and opportunities into account in its decision-making.
<b>Additional reporting guidance</b>	In this indicator the term "board" refers to a body of elected or appointed members who jointly oversee the activities of a company or organization. Some countries use a two-tiered system with a "supervisory board" and a "management board". In this indicator "board" refers to the "supervisory board".
<b>Other resources</b>	For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">An asset owner's guide to the TCFD recommendations</a> and <a href="#">TCFD for private equity general partners: technical guide</a> .  For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a> . Please note that the PRI's TCFD-based indicators have changed since 2020.



<b>Reference to other standards</b>	TCFD Recommendations: Governance a)
<b>Logic</b>	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A
<b>Assessment</b>	
<b>Assessment criteria</b>	<p>100 points for this indicator.</p> <p>0 score for no answer selection or H. 25 score for 1 selection from A–F. 50 score for 2–3 selections from A–F. 75 score for 4 selections from A–F. 100 score for 5 or more selections A–F.</p> <p>Each lettered answer selection must include descriptive text or selection not scored.</p>
<b>"Other" scored as</b>	Selecting Other (G) will not be counted as an answer selection by the scoring criteria, provided answer options have been identified as capturing best practice.
<b>Multiplier</b>	High x2 weighting.

Indicator ID <b>ISP 29</b>	Dependent on:	<b>N/A</b>	Sub-section <b>Governance</b>	PRI Principle <b>General</b>	Type of indicator <b>CORE</b>
	Gateway to:	<b>N/A</b>			

**What is the role of management in assessing and managing [climate-related risks and opportunities](#)?**

- (A) Management is responsible for identifying climate-related risks/opportunities and reporting them back to the board or the equivalent function. Specify: \_\_\_\_ [Free text: medium]
- (B) Management implements the agreed-upon risk management measures. Specify: \_\_\_\_ [Free text: medium]
- (C) Management monitors and reports on climate-related risks and opportunities. Specify: \_\_\_\_ [Free text: medium]
- (D) Management ensures adequate resources, including staff, training and budget, are available to assess, implement and monitor climate-related risks/opportunities and measures. Specify: \_\_\_\_ [Free text: medium]
- (E) Other roles management takes on to assess and manage climate-related risks/opportunities, please specify: \_\_\_\_ [Free text: medium]
- (F) Our management does not have responsibility for assessing and managing climate-related risks and opportunities

**Explanatory notes**

<b>Purpose of indicator</b>	<p>This indicator aims to assess whether signatories have allocated responsibilities regarding climate-related risks and opportunities to executive or senior management positions outside the board.</p> <p>It is considered better practice to allocate clear responsibilities regarding climate-related risks and opportunities to management-level staff. This helps ensure that signatories' daily activities take such risks and opportunities into account.</p>
<b>Additional reporting guidance</b>	<p>In this indicator the term "management" refers to the positions that an organisation views as executive or senior management positions and that are separate from the board. The specific positions included under this term may differ depending on the organisation.</p>
<b>Other resources</b>	<p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p> <p>For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a>. Please note that the PRI's TCFD-based indicators have changed since 2020.</p>
<b>Reference to other standards</b>	<p>TCFD Recommendations: Governance b)</p>

Logic	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A
Assessment	
<b>Assessment criteria</b>	<p>100 points for this indicator.</p> <p>0 score for no answer selection or F. 25 score for 1 selection from A–D. 50 score for 2 selections from A–D. 75 score for 3 selections from A–D. 100 score for all 4 selections from A–D.</p> <p>Each lettered answer selection must include descriptive text or selection not scored.</p>
<b>"Other" scored as</b>	Selecting Other (E) will not be counted as an answer selection by the scoring criteria, provided answer options have been identified as capturing best practice.
<b>Multiplier</b>	High x2 weighting.

## STRATEGY [ISP 30, ISP 30.1, ISP 31, ISP 32]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 30	Gateway to:	ISP 30.1, 34, 35	Strategy	General	CORE

Which **climate-related risks and opportunities** has your organisation identified within its investment time horizon(s)?

- (A) Specific financial risks in different asset classes. Specify: \_\_\_\_ [Free text: medium]
- (B) Specific sectors and/or assets that are at risk of being **stranded**. Specify: \_\_\_\_ [Free text: medium]
- (C) Assets with exposure to **direct physical climate risk**. Specify: \_\_\_\_ [Free text: medium]
- (D) Assets with exposure to **indirect physical climate risk**. Specify: \_\_\_\_ [Free text: medium]
- (E) Specific sectors and/or assets that are likely to benefit under a range of climate scenarios. Specify: \_\_\_\_ [Free text: medium]
- (F) Specific sectors and/or assets that contribute significantly to achieving our climate goals. Specify: \_\_\_\_ [Free text: medium]
- (G) Other climate-related risks and opportunities identified, please specify: \_\_\_\_ [Free text: medium]
- (H) We have not identified specific climate-related risks and opportunities within our organisation's investment time horizon

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator aims to assess the extent to which signatories are aware of the specific climate-related risks and opportunities that are relevant for them and their assets.</p> <p>It is considered better practice to conduct regular and rigorous analyses of all relevant risks and opportunities, including those related to the climate, and to incorporate them into investment decision-making.</p>
<b>Additional reporting guidance</b>	<p>Responses should provide details on the climate-related risks and opportunities identified by signatories within their current investment time horizon. Signatories should discuss any risks and opportunities they have identified, whether or not these are considered material or relevant. PRI understands that, with different degrees of materiality and within varying time horizons, the risks and opportunities listed in this indicator are applicable to all signatories.</p> <p>Responses should provide details at the level of the investment portfolio, asset class, sector and/or region, and should refer to both physical and transition risks.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p>

	<p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p> <p>For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a>. Please note that the PRI's TCFD-based indicators have changed since 2020.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Strategy a)
<b>Logic</b>	
<b>Dependent on</b>	N/A
<b>Gateway to</b>	<p>[ISP 30.1] will be applicable for reporting if any of options (A-G) are selected in [ISP 30], and the selected options will prefill into [ISP 30.1].</p> <p>[ISP 34] will be applicable for reporting if any of options (A-G) are selected in [ISP 30].</p> <p>[ISP 35] will be applicable for reporting if any of options (A-G) are selected in [ISP 30].</p>
<b>Assessment</b>	
<b>Assessment criteria</b>	Selection of 1 lettered answer option from A–G opens assessed indicator. If no answer selection is made or H is selected, then 0 points will be scored for indicator ISP 30.1.

Indicator ID <b>ISP 30.1</b>	Dependent on:	<b>ISP 30</b>	Sub-section <b>Strategy</b>	PRI Principle <b>General</b>	Type of indicator <b>CORE</b>
	Gateway to:	<b>N/A</b>			

For each of the identified **climate-related risks and opportunities**, indicate within which investment time-horizon they were identified.

	Time horizons						
	(1) 3–5 months	(2) 6 months to 2 years	(3) 2–4 years	(4) 5–10 years	(5) 11–20 years	(6) 21–30 years	(7) >30 years
(A) Specific financial risks in different asset classes [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(B) Specific sectors and/or assets that are at risk of being <b>stranded</b> [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(C) Assets with exposure to <b>direct physical climate risk</b> [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(D) Assets with exposure to <b>indirect physical climate risk</b> [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(E) Specific sectors and/or assets that are likely to benefit under a range of climate scenarios [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(F) Specific sectors and/or assets that contribute significantly to achieving our climate goals [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(G) Other climate-related risks and opportunities identified [as specified]	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>



Explanatory notes	
<b>Purpose of indicator</b>	<p>This indicator aims to understand the investment time horizons for which signatories have identified climate-related risks and opportunities.</p> <p>It is considered better practice to assess the resilience of the investment strategy over a range of different timelines (i.e. short, medium and long), as well as to consider orderly and disorderly transition scenarios.</p>
<b>Additional reporting guidance</b>	The investment timeframe will vary according to the organisation, asset class and investment strategy. Responses should indicate the timelines over which climate-related risks and opportunities have been identified in signatories' analyses.
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p> <p>For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a>. Please note that the PRI's TCFD-based indicators have changed since 2020.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Strategy a)
Logic	
<b>Dependent on</b>	[ISP 30.1] will be applicable for reporting if any of options (A-G) are selected in [ISP 30], and the selected options will prefill into [ISP 30.1].
<b>Gateway to</b>	N/A
Assessment	
<b>Assessment criteria</b>	<p>100 points for this indicator.</p> <p>0 score for no answer selection. 25 score for 1 selection from A–F. 50 score for 2–3 selections from A–F. 75 score for 4 selections from A–F. 100 score for 5 or more selections A–F.</p> <p>Time horizons not assessed. Duplication of lettered answer options between the time horizons will not be assessed.</p>
<b>"Other" scored as</b>	Selecting Other (G) will not be counted as an answer selection by the scoring criteria, provided answer options have been identified as capturing best practice.
<b>Multiplier</b>	High x2 weighting.

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 31	Gateway to:	N/A			

Which **climate-related risks and opportunities** has your organisation identified beyond its investment time horizon(s)?

- (A) Specific financial risks in different asset classes. Specify: \_\_\_\_ [Free text: medium]
- (B) Specific sectors and/or assets that are at risk of being **stranded**. Specify: \_\_\_\_ [Free text: medium]
- (C) Assets with exposure to **direct physical climate risk**. Specify: \_\_\_\_ [Free text: medium]
- (D) Assets with exposure to **indirect physical climate risk**. Specify: \_\_\_\_ [Free text: medium]
- (E) Specific sectors and/or assets that are likely to benefit under a range of climate scenarios. Specify: \_\_\_\_ [Free text: medium]
- (F) Specific sectors and/or assets that contribute significantly to achieving our climate goals. Specify: \_\_\_\_ [Free text: medium]
- (G) Other climate-related risks and opportunities identified, please specify: \_\_\_\_ [Free text: medium]
- (H) We have not identified specific climate-related risks and opportunities beyond our organisation's investment time horizon

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator allows signatories to describe whether they evaluate the impact of climate-related risks that may be relevant beyond their investment time horizon.</p> <p>Climate change is a risk that will evolve over time, and, as such, the timeframe selected will influence the assessment of associated risks and opportunities. Since the full impact of climate change is beyond the typical investment portfolio time horizon, signatories face a challenge of a "mismatch in time horizons". To overcome this, it is considered better practice for signatories to analyse and assess risks in a range of timescales, including in the long term.</p>
<b>Additional reporting guidance</b>	Signatories who have identified climate-related risks and opportunities beyond their investment horizon should provide details on these risks and indicate the associated timescales.
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p>

	For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a> . Please note that the PRI's TCFD-based indicators have changed since 2020.
<b>Reference to other standards</b>	TCFD Recommendations: Strategy a)
<b>Logic</b>	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A
<b>Assessment</b>	
<b>Assessment criteria</b>	<p>100 points for this indicator.</p> <p>0 score for no answer selection or H. 25 score for 1 selection from A–F. 50 score for 2–3 selections from A–F. 75 score for 4 selections from A–F. 100 score for 5 or more selections from A–F.</p> <p>Each lettered answer selection must include descriptive text or selection not scored.</p>
<b>"Other" scored as</b>	Selecting Other (G) will not be counted as an answer selection by the scoring criteria, provided answer options have been identified as capturing best practice.
<b>Multiplier</b>	High x2 weighting.

Indicator ID <b>ISP 32</b>	Dependent on:	<b>N/A</b>	Sub-section <b>Strategy</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

Describe the impact of **climate-related risks and opportunities** on your organization's investment strategy, products (where relevant) and financial planning.

[Free text: large]

### Explanatory notes

<b>Purpose of indicator</b>	<p>The purpose of this indicator is to gain further understanding of how signatories' analysis of climate-related risks and opportunities is factored into their investment strategy. This could be from the perspective of the overall portfolio or of individual fund or asset class strategies.</p> <p>For signatories to fully benefit from the assessment of climate-related risks and opportunities, they should reflect the results of the assessment in the organisation's strategy and financial decisions.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p> <p>For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a>. Please note that the PRI's TCFD-based indicators have changed since 2020.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Strategy b)
<b>Logic</b>	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A

**Assessment**

Not assessed

## STRATEGY: SCENARIO ANALYSIS [ISP 33, ISP 33.1]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 33	Gateway to:	ISP 33.1	Strategy: Scenario analysis	General	CORE

Does your organisation use **scenario analysis** to assess **climate-related investment risks and opportunities**?

Select the range of scenarios used.

- (A) An orderly transition to a 2°C or lower scenario
- (B) An abrupt transition consistent with the Inevitable Policy Response
- (C) A failure to transition, based on a 4°C or higher scenario
- (D) Other climate scenario, please specify: \_\_\_\_\_ [Free text: medium]
- (E) We do not use scenario analysis to assess climate-related investment risks and opportunities

### Explanatory notes

<b>Purpose of indicator</b>	To appropriately incorporate the potential effects of climate-related risks and opportunities into their decisions, signatories need to consider how such risks and opportunities may evolve and their potential implications under different conditions. It is considered better practice to do this through scenario analysis, which is a well-established method for developing strategic plans suited to a range of plausible future states.
<b>Additional reporting guidance</b>	<p>Responses should indicate whether signatories use scenario analysis to assess the resilience of their investment strategy, not simply whether they conduct scenario analysis at all.</p> <p>In option A "a 2°C or lower scenario" relates to the transition to a lower-carbon economy consistent with a 2°C or lower scenario. This envisions an orderly transition, where countries start to reduce emissions now in a consistent and measured way in line with the objectives of the Paris Agreement.</p> <p>In option B "an abrupt transition consistent with the Inevitable Policy Response" relates to analysis based on a sudden tightening of policy that is significantly more disruptive but still sufficient to get back on track with climate goals. Current global emissions are not on track with an orderly transition, and the longer the present drift continues, the greater the policy risk for investors that governments will abruptly seek to catch up with the goals of the Paris Agreement.</p> <p>In option C "a 4°C or higher scenario" relates to a scenario where emissions from countries continue to rise and there is little if any effort to avert the resulting economic and social damage. The Intergovernmental Panel on Climate Change's (IPCC's) Fifth Assessment Report outlines some of the consequences of this scenario.</p>



<b>Other resources</b>	<p>For further TCFD guidance on scenario analysis, see <a href="#">The Use of Scenario Analysis in Disclosure of Climate-Related Risks and Opportunities</a>.</p> <p>For further information about the Inevitable Policy Response, see <a href="#">Preparing investors for the Inevitable Policy Response to climate change</a>.</p> <p>For further detail on the consequences of a 4°C or higher scenario, see the Intergovernmental Panel on Climate Change's (IPCC's) <a href="#">Fifth Assessment Report</a>.</p> <p>Converting scientific assessment into financial metrics is challenging, particularly for a failure to transition scenario, as the results are wildly sensitivity to underlying assumptions. However, the TCFD's <a href="#">Annex: Implementing the Recommendations of the TCFD</a> provides a framework for assessing physical climate risk and distinguishes between acute and chronic risks. This is further expanded on in a report by the European Bank for Reconstruction and Development on <a href="#">Advancing TCFD Guidance on Physical Climate Risk and Opportunities</a>.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Strategy c)
<b>Logic</b>	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	[ISP 33.1] will be applicable for reporting if any of options (A-D) are selected in [ISP 33], and the selected options will prefill into [ISP 33.1].
<b>Assessment</b>	
<b>Assessment criteria</b>	<p>100 points for this indicator.</p> <p>0 score for no answer selection or E. 32 score for 1 selection from A–C. 64 score for 2 selections from A–C. 100 score for all 3 selections from A–C.</p>
<b>"Other" scored as</b>	Selecting Other (D) will not be counted as an answer selection by the scoring criteria, provided answer options have been identified as capturing best practice.
<b>Multiplier</b>	High x2 weighting.

Indicator ID <b>ISP 33.1</b>	Dependent on:	<b>ISP 33</b>	Sub-section <b>Strategy: Scenario analysis</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

Describe how climate **scenario analysis** is used to test the resilience of your organisation's investment strategy and inform investments in specific asset classes.

(A) An orderly transition to a 2°C or lower scenario

Description of how this climate scenario is used to test resilience and inform investments: \_\_\_\_\_ [Free text: large]

(B) An abrupt transition consistent with the Inevitable Policy Response

Description of how this climate scenario is used to test resilience and inform investments: \_\_\_\_\_ [Free text: large]

(C) A failure to transition, based on a 4°C or higher scenario

Description of how this climate scenario is used to test resilience and inform investments: \_\_\_\_\_ [Free text: large]

(D) Other climate scenario

Specify and describe how this climate scenario is used to test resilience and inform investments: \_\_\_\_\_ [Free text: large]

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator allows signatories to provide further details on how the results of scenario analysis have impacted their assessment of the future performance of different assets or investment strategies.</p> <p>Scenario analysis is an effective way to assess the performance of different investment strategies and assets in uncertain but plausible combinations of future conditions, including as a result of climate change. The insights derived from scenario analysis should in turn inform the valuations, investment decisions etc. of the relevant strategies and assets.</p>
<b>Additional reporting guidance</b>	<p>In this indicator the "resilience" of an investment strategy refers to its ability to withstand the risks and benefit from the opportunities related to climate change.</p> <p>In option A "a 2°C or lower scenario" relates to the transition to a lower-carbon economy consistent with a 2°C or lower scenario. This envisions an orderly transition, where countries start to reduce emissions now in a consistent and measured way in line with the objectives of the Paris Agreement.</p>

	<p>In option B "an abrupt transition consistent with the Inevitable Policy Response" relates to analysis based on a sudden tightening of policy that is significantly more disruptive but still sufficient to get back on track with climate goals. Current global emissions are not on track with an orderly transition, and the longer the present drift continues, the greater the policy risk for investors that governments will abruptly seek to catch up with the goals of the Paris Agreement.</p> <p>In option C "a 4°C or higher scenario" relates to a scenario where emissions from countries continue to rise and there is little if any effort to avert the resulting economic and social damage. The Intergovernmental Panel on Climate Change's (IPCC's) Fifth Assessment Report outlines some of the consequences of this scenario.</p>
<b>Other resources</b>	<p>For further TCFD guidance on scenario analysis, see <a href="#">The Use of Scenario Analysis in Disclosure of Climate-Related Risks and Opportunities</a>.</p> <p>For further information about the Inevitable Policy Response, see <a href="#">Preparing investors for the Inevitable Policy Response to climate change</a>.</p> <p>For further detail on the consequences of a 4°C or higher scenario, see the Intergovernmental Panel on Climate Change's (IPCC's) <a href="#">Fifth Assessment Report</a>.</p> <p>Converting scientific assessment into financial metrics is challenging, particularly for a failure to transition scenario, as the results are wildly sensitivity to underlying assumptions. However, the TCFD's <a href="#">Annex: Implementing the Recommendations of the TCFD</a> provides a framework for assessing physical climate risk and distinguishes between acute and chronic risks. This is further expanded on in a report by the European Bank for Reconstruction and Development on <a href="#">Advancing TCFD Guidance on Physical Climate Risk and Opportunities</a>.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Strategy c)
<b>Logic</b>	
<b>Dependent on</b>	[ISP 33.1] will be applicable for reporting if any of options (A-D) are selected in [ISP 33], and the selected options will prefill into [ISP 33.1].
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	

## RISK MANAGEMENT [ISP 34, ISP 35, ISP 36]

Indicator ID	Dependent on:	ISP 30	Sub-section	PRI Principle	Type of indicator
ISP 34	Gateway to:	N/A	Risk management	General	PLUS VOLUNTARY TO DISCLOSE

Which **risk management** processes do you have in place to identify and assess **climate-related risks**?

- (A) Internal carbon pricing. Describe: \_\_\_\_ [Free text: medium]
- (B) Hot spot analysis. Describe: \_\_\_\_ [Free text: medium]
- (C) Sensitivity analysis. Describe: \_\_\_\_ [Free text: medium]
- (D) TCFD reporting requirements on **external investment managers** where we have externally managed assets. Describe: \_\_\_\_ [Free text: medium]
- (E) TCFD reporting requirements on companies. Describe: \_\_\_\_ [Free text: medium]
- (F) Other risk management processes in place, please describe: \_\_\_\_ [Free text: medium]
- (G) We do not have any risk management processes in place to identify and assess climate-related risks

### Explanatory notes

<b>Purpose of indicator</b>	It is considered better practice to have internal processes to systematically identify climate-related risks across assets and investment strategies. This helps signatories understand and manage their exposure to such risks.
<b>Additional reporting guidance</b>	In option A "internal carbon pricing" refers to the establishment of an internally developed estimated cost of carbon emissions. It can be used as a planning tool to help identify revenue opportunities and risks, as an incentive to drive energy efficiencies to reduce costs and to guide capital investment decisions.  In option C "sensitivity analysis" refers to assessing the sensitivity of different assets under different transition pathways.
<b>Other resources</b>	For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a> .  For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a> .

	For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a> . Please note that the PRI's TCFD-based indicators have changed since 2020.
<b>Reference to other standards</b>	TCFD Recommendations: Risk management a)
<b>Logic</b>	
<b>Dependent on</b>	[ISP 34] will be applicable for reporting if any of options (A-G) are selected in [ISP 30].
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	

Indicator ID <b>ISP 35</b>	Dependent on:	<b>ISP 30, OO 9, 11, 13</b>	Sub-section <b>Risk management</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

**In which investment processes do you track and manage [climate-related risks](#)?**

- (A) In our [engagements](#) with investee entities and/or in engagements conducted on our behalf by [service providers](#) and/or [external managers](#). Describe: \_\_\_\_\_ [Free text: medium]
- (B) In [\(proxy\) voting](#) conducted by us and/or on our behalf by service providers and/or external managers. Describe: \_\_\_\_\_ [Free text: medium]
- (C) In our [external investment manager selection](#) process. Describe: \_\_\_\_\_ [Free text: medium]
- (D) In our [external investment manager monitoring](#) process. Describe: \_\_\_\_\_ [Free text: medium]
- (E) In the asset class benchmark selection process. Describe: \_\_\_\_\_ [Free text: medium]
- (F) In our financial analysis process. Describe: \_\_\_\_\_ [Free text: medium]
- (G) Other investment process(es), please describe: \_\_\_\_\_ [Free text: medium]
- (H) We are not tracking and managing climate-related risks in specific investment processes

**Explanatory notes**

<b>Purpose of indicator</b>	This indicator aims to understand how signatories integrate the management of climate-related risks and opportunities into their investment and/or stewardship activities.
<b>Additional reporting guidance</b>	<p>As part of their description of the process for managing climate-related issues, signatories should refer to the following risks and opportunities.</p> <p>Risks include (i) transition risks related to the transition to a lower-carbon economy, including policy and legal developments, technology changes, market changes and reputation risks and (ii) physical risks related to the physical impacts of climate change, both chronic and acute.</p> <p>Signatories should consider opportunities related to (i) resource efficiency and cost savings, (ii) the adoption of low-emission energy sources, (iii) the development of new products and services, (iv) access to new markets and (v) building resilience along the supply chain.</p>
<b>Other resources</b>	<p>For specific guidance on the opportunities and risks signatories may manage as part of their investment and stewardship activities, see <a href="#">Annex: Implementing the Recommendations of the TCFD</a>. See also <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a>.</p> <p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p>

	For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a> . Please note that the PRI's TCFD-based indicators have changed since 2020.
<b>Reference to other standards</b>	TCFD Recommendations: Risk management b)
<b>Logic</b>	
<b>Dependent on</b>	<p>[ISP 35] will be applicable for reporting if any of options (A-G) are selected in [ISP 30].</p> <p>Options (A-D) in [ISP 35] will only be applicable for reporting if certain conditions are met:</p> <p>Option (A) in [ISP 35] will be applicable for reporting if at least one of the following conditions is met:</p> <ul style="list-style-type: none"> <li>- Any of options (A-D) are selected for "(1) Engagement on Listed Equity - Active" AND/OR for "(2) Engagement on Listed Equity - Passive" [OO 9 LE],</li> <li>- Any of options (A-D) are selected in [OO 9 FI],</li> <li>- Any of options (A-D) are selected in [OO 9 ALT],</li> <li>- Any of options (A-D) are selected for "(1) Engagement" in [OO 9 HF].</li> </ul> <p>Option B in [ISP 35] will be applicable for reporting if at least one of the following conditions is met:</p> <ul style="list-style-type: none"> <li>- Any of options (A-D) are selected for "(3) (Proxy) voting on Listed Equity - Active" AND/OR for "(4) (Proxy) voting on Listed Equity - Passive" in [OO 9 LE],</li> <li>- Any of options (A-D) are selected for "(2) (Proxy) voting" in [OO 9 HF].</li> </ul> <p>Option C in [ISP 35] will be applicable for reporting if "(1) ESG incorporated in external manager selection" is selected for any asset class in [OO 11].</p> <p>Option D in [ISP 35] will be applicable for reporting if "(1) ESG incorporated in external manager monitoring " is selected for any asset class in [OO 13].</p>
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	



Indicator ID <b>ISP 36</b>	Dependent on:	<b>N/A</b>	Sub-section <b>Risk management</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

**How are the processes for identifying, assessing and managing [climate-related risks](#) incorporated into your organisation's overall [risk management](#)?**

- (A) The risk committee or the equivalent function is formally responsible for identifying, assessing and managing climate risks. Describe: \_\_\_\_ [Free text: medium]
- (B) Climate risks are incorporated into traditional risks (e.g. credit risk, market risk, liquidity risk or operational risk). Describe: \_\_\_\_ [Free text: medium]
- (C) Climate risks are prioritised based on their relative materiality, as defined by our organisation's [materiality analysis](#). Describe: \_\_\_\_ [Free text: medium]
- (D) Executive remuneration is linked to climate-related KPIs. Describe: \_\_\_\_ [Free text: medium]
- (E) Management remuneration is linked to climate-related KPIs. Describe: \_\_\_\_ [Free text: medium]
- (F) Climate risks are included in the enterprise risk management system. Describe: \_\_\_\_ [Free text: medium]
- (G) Other methods for incorporating climate risks into overall risk management, please describe: \_\_\_\_ [Free text: medium]
- (H) Processes for identifying, assessing and managing climate-related risks are not integrated into our overall risk management

### Explanatory notes

<b>Purpose of indicator</b>	<p>The purpose of this indicator is to understand how signatories integrate climate-related risks into their general risk management processes and structures.</p> <p>It is considered better practice to track climate-related risks, like any other material risks, as part of the organisation's overall risk management processes. This helps ensure that all relevant risks are factored into decision-making.</p>
<b>Additional reporting guidance</b>	<p>Responses should provide detail on how signatories ensure that climate-related risks are covered in different aspects of their risk management structures and processes. Signatories may elaborate on the following:</p> <ul style="list-style-type: none"> <li>(i) the relative importance that each of their risk management processes gives to climate-related risks in comparison with other risks,</li> <li>(ii) how responsibilities or incentives specifically incorporate the management of climate-related risks and</li> <li>(iii) how they determine the materiality of different climate risks in comparison with other risks.</li> </ul> <p>In this indicator "executive" refers to members of the board or members of the executive investment or risk management committees for signatories that do not have boards.</p> <p>"Management" refers to a more operational function implementing the strategy approved by the board.</p>

<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>For further PRI guidance on the implementation of TCFD recommendations, see <a href="#">Implementing the TCFD Recommendations: A guide for asset owners</a> and <a href="#">Technical guide: TCFD for private equity general partners</a>.</p> <p>For insights into the information reported by other signatories on TCFD-based indicators in 2020, see the <a href="#">PRI climate snapshot 2020</a>. Please note that the PRI's TCFD-based indicators have changed since 2020.</p>
<b>Reference to other standards</b>	TCFD Recommendations: Risk management c)
<b>Logic</b>	
<b>Dependent on</b>	This indicator will be applicable for reporting to all signatories.
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	

## METRICS AND TARGETS [ISP 37, ISP 37.1]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 37	Gateway to:	ISP 37.1	Metrics and targets	General	<b>PLUS</b> VOLUNTARY TO DISCLOSE

**Have you set any organisation-wide targets on climate change?**

- (A) Reducing [carbon intensity](#) of portfolios
- (B) Reducing exposure to assets with significant climate [transition risks](#)
- (C) Investing in low-carbon, energy-efficient climate adaptation opportunities in different asset classes
- (D) Aligning entire group-wide portfolio with net zero
- (E) Other target, please specify: \_\_\_\_\_ [Free text: small]
- (F) No, we have not set any climate-related targets

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator aims to assess whether signatories have set targets on climate change and, if so, what such targets focus on.</p> <p>Setting climate-related targets is considered better practice as it helps organisations direct and coordinate their efforts towards a specific objective.</p>
<b>Other resources</b>	<p>For further guidance on climate target setting, see the UN-convened net-zero Asset Owner Alliance's <a href="#">framework for target setting</a>.</p> <p>For further guidance on how investors can align their portfolios to the goals of the Paris Agreement, see IIGCC's <a href="#">Paris Aligned Investment Initiative</a>.</p> <p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p>
<b>Logic</b>	
<b>Dependent on</b>	N/A
<b>Gateway to</b>	[ISP 37.1] will be applicable for reporting if any of options (A-E) are selected in [ISP 37], and any free-text description in option (E) of [ISP 37] will be prefilled into [ISP 37.1].

**Assessment**

Not assessed

Indicator ID <b>ISP 37.1</b>	Dependent on:	<b>ISP 37</b>	Sub-section <b>Metrics and targets</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

**Provide more details about your climate change target(s).**

	Absolute- or intensity-based	The timeframe over which the target applies: Years	Baseline year	Baseline amount	Target date	Target value/amount	Interim targets or KPIs used to assess progress against the target	Other details
(A) Reducing <a href="#">carbon intensity</a> of portfolios	[Dropdown list]  (1) Absolute-based (2) Intensity-based	[Enter numbers 1–100]	[Enter numbers 1900–2020]	_____	[Enter numbers 2019–2100]	_____	Specify: ____ [Free text: medium]	Specify: ____ [Free text: medium]
(B) Reducing exposure to assets with significant climate <a href="#">transition risks</a>	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]
(C) Investing in low-carbon, energy-efficient climate adaptation	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]

opportunities in different asset classes								
(D) Aligning entire group-wide portfolio with net zero	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]
(E) Other target [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]	[As above]

Explanatory notes	
<b>Purpose of indicator</b>	<p>The purpose of this indicator is to understand the precision and ambition of the climate targets set by signatories.</p> <p>It is considered better practice for targets to specify, at least, (i) whether they are absolute- or intensity-based, (ii) their timeframe, (iii) their baseline year, (iv) their baseline amount, (v) their target date, (vi) their target value or amount and (vii) their interim targets or KPIs. This level of detail is necessary to guide the organisation's actions towards meeting their targets.</p>
<b>Additional reporting guidance</b>	<p>In option A signatories should specify whether their targets are absolute- or intensity-based. An "absolute" target considers the total reduction in emissions over a period in order to, for example, reduce emissions by a number of tonnes of carbon dioxide equivalent (CO<sub>2</sub>-eq). In contrast, an "intensity" target considers the reduction in emissions relative to a measurement of business activity, for example, reducing emissions by a number of tonnes of CO<sub>2</sub>-eq per unit of revenue.</p> <p>In option H signatories may elaborate on any of the following points:</p> <ul style="list-style-type: none"> <li>(i) the methodology used to calculate the targets, including the target denominator,</li> <li>(ii) any anticipated regulatory requirements, market constraints or other goals that may inform the targets and</li> <li>(iii) if relevant, any weaknesses or limitations with the target and/or its methodology that have been identified.</li> </ul>
<b>Other resources</b>	<p>For further guidance on climate target setting, see the UN-convened net-zero Asset Owner Alliance's <a href="#">framework for target setting</a></p> <p>For further guidance on how investors can align their portfolios to the goals of the Paris Agreement, see IIGCC's <a href="#">Paris Aligned Investment Initiative</a>.</p> <p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p>

<b>Reference to other standards</b>	TCFD Recommendations: Metrics and targets c)
<b>Logic</b>	
<b>Dependent on</b>	[ISP 37.1] will be applicable for reporting if any of options (A-E) are selected in [ISP 37], and any free-text description in option (E) of [ISP 37] will be prefilled into [ISP 37.1].
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	



## METRICS AND TARGETS: TRANSITION RISK [ISP 38, ISP 38.1]

Indicator ID	Dependent on:	N/A	Sub-section	PRI Principle	Type of indicator
ISP 38	Gateway to:	ISP 38.1	Metrics and targets: Transition risk	General	<b>PLUS</b> VOLUNTARY TO DISCLOSE

What climate-related metric(s) has your organisation identified for **transition risk** monitoring and management?

- (A) [Total carbon emissions](#)
- (B) [Carbon footprint](#)
- (C) [Carbon intensity](#)
- (D) [Weighted average carbon intensity](#)
- (E) Implied temperature warming
- (F) Percentage of assets aligned with the EU Taxonomy (or similar taxonomy)
- (G) Avoided emissions metrics (real assets)
- (H) Other metrics, please specify: \_\_\_\_\_ [Free text: small]
- (I) No, we have not identified any climate-related metrics for transition risk monitoring

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator aims to gain insight into any metrics signatories have established to manage the climate transition risks associated with their assets and strategies.</p> <p>It is considered better practice for organisations to establish and track metrics to monitor their exposure to climate transition risks. This helps them incorporate relevant and up-to-date risk considerations into their investment strategy and decisions.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>See also the <a href="#">Climate Financial Risk Forum Guide 2020: Disclosures Chapter</a></p>
<b>Reference to other standards</b>	TCFD Recommendations: Metrics and targets a)

Logic	
<b>Dependent on</b>	N/A
<b>Gateway to</b>	[ISP 38.1] will be applicable for reporting if any of options (A-H) are selected in [ISP 38], and the selected options, including any free-text descriptions, will prefill into [38.1].
Assessment	
Not assessed	

Indicator ID <b>ISP 38.1</b>	Dependent on:	<b>ISP 38</b>	Sub-section <b>Metrics and targets: Transition risk</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

Provide details about the metric(s) you have identified for **transition risk** monitoring and management.

	Coverage of AUM	Purpose	Metric unit	Methodology	Disclosed value
(A) <b>Total carbon emissions</b>	[Dropdown list]  (1) for all of our assets (2) for the majority of our assets (3) for a minority of our assets	[Free text: medium]	[Free text: medium]	[Free text: medium]	[Free text: medium]
(B) <b>Carbon footprint</b>	[As above]	[As above]	[As above]	[As above]	[As above]
(C) <b>Carbon intensity</b>	[As above]	[As above]	[As above]	[As above]	[As above]
(D) <b>Weighted average carbon intensity</b>	[As above]	[As above]	[As above]	[As above]	[As above]
(E) <b>Implied temperature warming</b>	[As above]	[As above]	[As above]	[As above]	[As above]
(F) <b>Percentage of assets aligned with the EU Taxonomy (or similar taxonomy)</b>	[As above]	[As above]	[As above]	[As above]	[As above]

(G) Avoided emissions metrics (real assets)	[As above]	[As above]	[As above]	[As above]	[As above]
(H) Other metrics [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]

Explanatory notes	
<b>Purpose of indicator</b>	<p>This indicator aims to capture further details about any metrics signatories have established to manage their climate transition risks.</p> <p>Throughout the reporting framework, the PRI seeks to capture the scope and depth of signatories' policies and activities by asking about AUM coverage, frequency of activities or similar. Ideally, the metrics to monitor transition risks should apply to the largest possible proportion of assets under management and be sufficiently detailed so that the information they provide is as reliable and complete as possible.</p>
<b>Additional reporting guidance</b>	<p>In this indicator "coverage of assets under management" refers to the proportion of assets under management covered by this metric.</p> <p>"Purpose" refers to what the metric is used for, for instance, whether it informs investment decisions or whether and how it is incorporated into incentives or remuneration policies.</p> <p>"Metric unit" refers to the unit of measurement used for this metric (e.g. USD per tonne of carbon dioxide equivalent (CO<sub>2</sub>-eq)).</p> <p>In "Methodology" signatories should indicate (i) how they calculated or estimated figures of the key metric identified, (ii) how this metric has trended, detailing any changes that have occurred over time, and, (iii) if relevant, any weaknesses or limitations with the metric.</p> <p>"Disclosed value " refers to the metric's value to be tracked, for instance, CO<sub>2</sub>-eq tonnes per USD, CO<sub>2</sub>-eq tonnes, implied temperature values etc.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>See also the <a href="#">Climate Financial Risk Forum Guide 2020: Disclosures Chapter</a>.</p>
<b>Reference to other standards</b>	<p>TCFD Recommendations: Metrics and targets a) UK Climate Financial Risk Forum Disclosure report</p>
Logic	
<b>Dependent on</b>	[ISP 38.1] will be applicable for reporting if any of options (A-H) are selected in [ISP 38], and the selected options, including any free-text descriptions, will prefill into [38.1].

<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	

## METRICS AND TARGETS: PHYSICAL RISK [ISP 39, ISP 39.1]

Indicator ID <b>ISP 39</b>	Dependent on:	<b>N/A</b>	Sub-section <b>Metrics and targets: Physical risk</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>ISP 39.1</b>			

What climate-related metric(s) has your organisation identified for **physical risk** monitoring and management?

- (A) Weather-related operational losses for real assets or the insurance business unit
- (B) Proportion of our property, infrastructure or other alternative asset portfolios in an area subject to flooding, heat stress or water stress
- (C) Other metrics, please specify: \_\_\_\_ [Free text: small]
- (D) Other metrics, please specify: \_\_\_\_ [Free text: small]
- (E) We have not identified any metrics for physical risk monitoring

### Explanatory notes

<b>Purpose of indicator</b>	<p>This indicator aims to gain insight into any metrics signatories have established to manage the climate-related physical risks associated with their assets and strategies.</p> <p>It is considered better practice for organisations to establish and track metrics that allow them to monitor their exposure to climate-related physical risks. This helps them incorporate relevant and up-to-date risk considerations into their investment strategies and decisions.</p>
<b>Additional reporting guidance</b>	<p>Metrics for physical risk provide an indication of the exposure and concentration of present-day risk, as well as systems that are in place to quantify adverse impacts from climate change.</p> <p>All asset classes are vulnerable to physical risks, but such risks may materialise at different points depending on the asset class. Regarding equities or fixed income, investee companies and issuers, including SSA, may be exposed to physical climate-related risks to different degrees. While options A and B are more geared towards real assets, signatories can elaborate on their metrics regarding other asset classes, such as equity and fixed income, in options C and D.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>See also the <a href="#">Climate Financial Risk Forum Guide 2020: Disclosures Chapter</a></p>

<b>Reference to other standards</b>	TCFD Recommendations: Metrics and targets a)
<b>Logic</b>	
<b>Dependent on</b>	N/A
<b>Gateway to</b>	[ISP 39.1] will be applicable for reporting if any of options (A-D) are selected in [ISP 39], and the selected options, including any free-text descriptions, will prefill into [39.1].
<b>Assessment</b>	
Not assessed	



Indicator ID <b>ISP 39.1</b>	Dependent on:	<b>ISP 39</b>	Sub-section <b>Metrics and targets: Physical risk</b>	PRI Principle <b>General</b>	Type of indicator <b>PLUS</b> VOLUNTARY TO DISCLOSE
	Gateway to:	<b>N/A</b>			

Provide details about the metric(s) you have identified for **physical risk** monitoring and management.

	Coverage of AUM	Purpose	Metric unit	Methodology	Disclosed value
(A) Weather-related operational losses for real assets or the insurance business unit	[Dropdown list]  (1) for all of our assets (2) for the majority of our assets (3) for a minority of our assets	[Free text: medium]	[Free text: medium]	[Free text: medium]	[Free text: medium]
(B) Proportion of our property, infrastructure or other alternative asset portfolios in an area subject to flooding, heat stress or water stress	[As above]	[As above]	[As above]	[As above]	[As above]
(C) Other metrics [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]
(D) Other metrics [as specified]	[As above]	[As above]	[As above]	[As above]	[As above]

#### Explanatory notes

<b>Purpose of indicator</b>	This indicator aims to capture further details about any metrics signatories have established to manage their climate-related physical risks.
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	Throughout the reporting framework, the PRI seeks to capture the scope and depth of signatories' policies and activities by asking about AUM coverage, frequency of activities or similar. Ideally, the metrics to monitor physical risks should apply to the largest possible proportion of assets under management and be sufficiently detailed so that the information they provide is as reliable and complete as possible.
<b>Additional reporting guidance</b>	<p>Metrics for physical risk provide an indication of the exposure and concentration of present-day risk, as well as systems that are in place to quantify adverse impacts from climate change.</p> <p>In this indicator "coverage of assets under management" refers to the proportion of assets under management covered by this metric.</p> <p>"Purpose" refers to what the metric is used for, for instance, whether it informs investment decisions or whether and how it is incorporated into incentives or remuneration policies.</p> <p>"Metric unit" refers to the unit of measurement used for this metric (e.g. USD per tonne of carbon).</p> <p>In "methodology" signatories should indicate (i) how they calculated or estimated figures of the key metric identified, (ii) how this metric has trended, detailing any changes that have occurred over time, and, (iii) if relevant, any weaknesses or limitations with the metric.</p> <p>"Disclosed value" refers to the metric's value to be tracked.</p>
<b>Other resources</b>	<p>For guidance on and examples of climate-related risks and opportunities, see the <a href="#">Recommendations of the Task Force on Climate-related Financial Disclosures</a> and its <a href="#">Annex: Implementing the Recommendations of the TCFD</a>.</p> <p>See also the <a href="#">Climate Financial Risk Forum Guide 2020: Disclosures Chapter</a></p>
<b>Reference to other standards</b>	TCFD Recommendations: Metrics and targets a) UK Climate Financial Risk Forum Disclosure report
<b>Logic</b>	
<b>Dependent on</b>	[ISP 39.1] will be applicable for reporting if any of options (A-D) are selected in [ISP 39], and the selected options, including any free-text descriptions, will prefill into [39.1].
<b>Gateway to</b>	N/A
<b>Assessment</b>	
Not assessed	