NAVIGATING THIS GUIDE

WHAT IS INCLUDED

This guide is aimed at finance professionals who are responsible for performing business valuations on how to bring climate change risks and opportunities into their valuation calculations.

SECTION 1: INTRODUCTION
- Foreword from David McGraw, CFO, OTPP
- Executive summary
- Why did we develop this framework?
- What is climate change?
- What is the link between climate change and business valuation?
- Current approach to climate change in valuations

SECTION 2: AUTHORITY AND SCOPE OF THE FRAMEWORK
- Who are the key stakeholders?
- Intended benefits and limitations

SECTION 3: CLIMATE CHANGE VALUATION FRAMEWORK
- Overview
- Identify
- Assess
- Filter
- Integrate
- Triangulate

APPENDICES
- Further detail on climate change factors and their impact on valuations
- External data providers
- Relevance to financial reporting
- Metrics recommended in the TCFD guidance and possible sources
- Case studies
THE PROJECT TEAM

We would like to thank all of the project team members who contributed to the framework.

A4S CFO LEADERSHIP NETWORK

David McGraw, Chief Financial Officer, Ontario Teachers’ Pension Plan, Project Lead
Laura Clark, Director, PwC, Project Coordinator
Sandra McEwen, Managing Director, Valuations, Risk Analytics and Model Validation, Ontario Teachers’ Pension Plan
John Levi, Director, Private Investment Valuations, Ontario Teachers’ Pension Plan
Deborah Ng, Director, Responsible Investing, Ontario Teachers’ Pension Plan
Tobin Shields, Manager, Private Investment Valuations, Ontario Teachers’ Pension Plan
Doug Bell, Senior Investment Strategist, External Investments and Partnerships, New Zealand Superannuation Fund
Katie Beith, Senior Investment Strategist, Responsible Investment, New Zealand Superannuation Fund
Barbara Salazer, Analyst, Direct Investments, New Zealand Superannuation Fund
Jessica Gilbert, Portfolio Manager, New Zealand Superannuation Fund
Kevin Hutchinson, Vice-President, Investment Finance, Valuations, OMERS
David Krant, Senior Vice-President, Brookfield Asset Management
Thi Minh Tran, Senior Director, Valuation, Caisse de Dépôt et Placement du Québec
Émilie Desloges, Senior Advisor, Corporate Accounting, Caisse de Dépôt et Placement du Québec

Kasia Pankowski, Senior Advisor, Valuation, Caisse de Dépôt et Placement du Québec
Audrey St-Jean, Advisor, Valuation, Infrastructure and Private Equity, Caisse de Dépôt et Placement du Québec
Catalina Miranda, Director, Professional Practice, Chartered Business Valuators Institute
Stephanie Fox, VP Standards, Financial Reporting and Auditing Standards Canada
Mary Jane Andrews, Former President and CEO, Chartered Business Valuators Institute

A4S AND CPA CANADA TEAM

Jessica Fries, Executive Chairman, A4S
Davinder Valeri, Executive Director, Canadian Chapter A4S CFO Leadership Network
Jamie Stewart, Communications Manager, A4S
Andrew Kornel, Chapter Project Manager, Canadian Chapter A4S CFO Leadership Network
Hannah Brockfield, Project Manager – Americas, A4S
Tilia Astell, Knowledge Coordinator, A4S
INTRODUCTION

Introduction
• Foreword from David McGraw, CFO, OTPP
• Executive summary
• Why did we develop this framework?
• What is climate change?
• What is the link between climate change and business valuation?
• Current approach to climate change in valuations

Authority and scope of the framework
Climate change valuation framework
Appendices 1-4
Appendix 5 – Case studies
INTRODUCTION FROM THE A4S CFO LEADERSHIP NETWORK

Climate change presents a material risk to businesses and the economy. The impact of climate change is, therefore, an increasingly important consideration when making investment decisions and determining the value of businesses. For us at OTPP (Ontario Teachers' Pension Plan), a substantial portion of our investments is in private assets, including direct investments in private equity, infrastructure, natural resources, and real estate. And therefore, business valuations are particularly important to us. We must be able to assess accurately the value of each of these private investments, both for financial reporting purposes but also to inform our investment decisions. Climate change and business valuations are inextricably linked. When determining the value of a business, one must consider all the risks and opportunities, of which climate change is one.

In 2019 we started thinking more deeply about how to reflect the impact of growing climate change risks in our valuations and did a scan for guidance available from valuation organizations around the globe and found that there was very little. This lack of guidance highlighted the need for a valuation framework that would facilitate a consistent approach to factoring in climate change risks into valuation and investment analyses.

This led me to approach A4S with the idea of creating some guidance that investors,valuators and other interested parties could use to help them include consideration of climate change issues in business valuations and it was on this basis that “The Impact of Climate Change on Business Valuations” working group was formed, bringing together a number of members of the CFO Leadership Network in Canada as well as drawing on leading practice elsewhere.

Factoring climate change into valuations is in its infancy. Through this guide we hope to inform the discussion among the valuation, accounting and regulatory communities to encourage moving this forward into accepted practice. By doing so, we would expect more robust disclosures in corporate reporting and a greater oversight by boards on this topic.

We hope that the guide will become widely referenced and used by valuators and investors in their valuations and decision-making processes.

DAVID MCGRAW, CHIEF FINANCIAL OFFICER, ONTARIO TEACHERS’ PENSION PLAN

“When determining the value of a business, one must consider all the risks and opportunities, of which climate change is one.”
EXECUTIVE SUMMARY

The impact of climate change is an increasingly important consideration when making investment underwriting decisions and determining the value of businesses. Climate change risks and opportunities have an impact across the financial system and require involvement from investors, regulators, and insurers to ensure these factors are appropriately considered.

Climate change and business valuations are inextricably linked. When determining the value of a business, one must consider all the risks and opportunities, of which climate change is one. However, it can be difficult to assess climate change risks and opportunities if there is a lack of consistency in the information disclosed. This framework has been developed to provide guidance on how to incorporate climate change risks and opportunities into valuations by using the level of information currently available.

The framework outlines the following key steps:
1. **Identify** the company’s key value drivers.
2. **Assess** source of climate change risks and opportunities.
3. **Filter** the identified climate change risks and opportunities for those more significant and more likely to occur.
4. **Integrate** the key risks and opportunities into the chosen valuation approach.
5. **Triangulate** the identified risks and opportunities to the market and iterate as required.

The framework and steps are not meant to be prescriptive but to act as an aid in how to incorporate these very real but often ignored factors into valuations. Climate change is just one factor among many that need to be considered in valuations but an increasingly important one that can no longer be ignored.

“Factoring climate change into valuations is in its infancy. Through this guide we hope to inform the discussion among the valuation, accounting and regulatory communities to encourage moving this forward into accepted practice. By doing so, we would expect more robust disclosures in corporate reporting and a greater oversight by boards on this topic.”

DAVID MCGRAW, CHIEF FINANCIAL OFFICER, ONTARIO TEACHERS’ PENSION PLAN AND MEMBER OF THE A4S CFO LEADERSHIP NETWORK
WHAT IS COVERED

This framework has been developed to help investors and valuers incorporate climate change factors into business and asset valuations. In recent years, climate change has come to the forefront of broader environment, social and governance (ESG) considerations for companies.

The goal of this framework is to:

- Provide a reference point for investment and valuation communities on valuation considerations as they relate to the incorporation of climate-related impacts
- Act as a resource that facilitates discussion on climate change which will enable stakeholders to gather the relevant information needed to assess climate change risks and opportunities in their investment and valuation analyses
- Provide stakeholders with a framework that will enable them to systematically consider the risks and opportunities associated with climate change in investment decisions and fair value determinations. (These risks and opportunities should still be viewed under core valuation principles similar to how other factors may be considered.)

WHY DID WE DEVELOP THIS FRAMEWORK?

THE DRIVERS TO ACT

The impact of climate change has become an increasingly important consideration when making investment underwriting decisions or determining the fair value* of businesses. Throughout this document, the term "fair value" is referred to, although it is not intended to match only one particular definition. There are numerous definitions of "fair value" and this framework is intended to be broadly applicable for a wide range of various stakeholders and purposes.

In 2017, the Task Force on Climate-related Financial Disclosures (TCFD) launched a set of voluntary disclosure recommendations for use by companies when providing information to investors, lenders, and insurance underwriters about their climate-related financial risks. Although the TCFD has encouraged more disclosures around the risks and opportunities associated with climate change, there is limited consistency across the investment and valuation community as to how this information should be factored into business valuations. Further, there is little guidance published by accounting or valuation standard-setting bodies in this regard. Taken together, this lack of guidance highlights the need for a valuation framework that will facilitate a consistent approach to factoring climate change risks into valuation analyses.

Global accounting and regulatory standards are among the few standards that are borderless and not necessarily impacted by political motivations. This universality creates an opportunity for the alignment of the investment community across the globe. As these standards evolve to recognize that climate change impacts should be measured in accordance with business valuation principles, boards of directors will be required to (or, at least, be more apt to) ensure their oversight includes climate change impacts. There may also be general liability risks in connection with fiduciary duty. Investors will require a greater degree of oversight which will shift behaviour, sharpen the focus and increase attention paid to the implications of climate change for business decision making. With knowledge of how climate change can impact value, companies will likely accelerate activities to mitigate adverse consequences or seek out opportunities to create value.

*Throughout this document, the term "fair value" is used. However while this term has a specific definition under accounting standards, use of the term here is not intended to restrict readers to this specific definition. The definition will depend on the circumstances and perspective of the valuator, investor, or other parties. The term could be defined not only according to accounting standards but also as a broader "business value" concept from a value-in-use, risk-assessment, or market-pricing perspective. Various users of the framework may have different needs and purposes; accordingly, their definitions of value will differ. As such, the framework is intended to be broadly applicable for a wide range of various stakeholders and purposes.
**WHAT IS CLIMATE CHANGE?**

**Definition:** Climate change refers to long-term shifts in the earth’s weather patterns that can be caused by natural phenomena or human activity. Today, the term is commonly used to mean rising average global temperatures caused by the concentration of greenhouse gas emissions (GHG) in the atmosphere.

**Risks and opportunities created by climate change:** Climate change, in turn, has caused physical risks, including acute changes to the environment such as extreme heat and storms, drought, wildfires, as well as chronic impacts such as sea-level rise, desertification, and changes in precipitation patterns. Climate change also gives rise to transition risks such as the actions needed by governments and consumers to manage or mitigate climate change. Both these risks have the potential to disrupt business operations and impact a company’s revenues, costs, risk profile and ultimately its value.

Transitioning to a low-carbon economy also comes with investment opportunities; as the world shifts from a carbon economy to a renewable one, there will be massive opportunities amidst the disruption.

**Uncertainty of future outcomes and scenarios:** In 2015, at the United Nations framework Convention on Climate Change, nearly 200 nations signed the Paris Agreement which commits to “holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels.”

However, many countries have failed to put in place the policies required to achieve this. Based on the current policies in place (at the time of publication), there will likely be a 2.8°C to 3.2°C rise in average global temperatures above pre-industrial levels by 2100. As shown in the graph below, the many projections for the amounts of future GHG emissions lead to different warming estimates. In addition, it should be noted that there are many uncertainties around each scenario and their related physical effects along with unknowns around the policy and technology solutions that will be put in place. These uncertainties may lead to different interpretations of the same underlying data, which could lead to a different assessment of the risks and opportunities.

The Climate Action Tracker can act as a resource for considering different degree scenarios. Please also refer to the associated Excel tool where the use of various scenarios is discussed.

![2100 Warming Projections](source: Climate Action Tracker: Global emissions time series)
WHAT IS THE LINK BETWEEN CLIMATE CHANGE AND BUSINESS VALUATION?

PROACTIVELY ADDRESSING CLIMATE CHANGE AND ITS POTENTIAL IMPACT CAN LEAD TO SHAREHOLDER VALUE

Climate change risks and opportunities can impact revenues, costs and risk profiles of companies as well as investment attractiveness. The value of a company is defined by the present value of the stream of cash flows that can be produced in the future taking into account the size of the cash flows, their timing, and the risk associated with achieving them. There is inherent uncertainty as to the exact impact climate change will have on a business’s financial projections and future cash flows that will need to be considered in the company’s valuation.

Examples of the potential impact of actively addressing climate change

- **Operating decisions**
  - Anticipating impact on prices, cost and demand
  - Thinking ahead on production / distribution of goods and services
  - Responding quickly to shifts in demand or regulatory changes
  - Positioning to capitalize on new opportunities and / or increase brand value and brand power
  - Outperforming against peers and improved long-term returns

- **Investment decisions**
  - Reduced degree of exposure to physical and transition risks
  - Increased attractiveness to investors
  - Reduced exposure to geopolitical risk
  - Reduced share volatility
  - Better and more transparent disclosures of climate change effects

- **Financing decisions**
  - Reduced cost of financing
  - Increased availability of financing and leverage

WHAT IS THE LINK BETWEEN CLIMATE CHANGE AND BUSINESS VALUATION?

Operating decisions

Climate change will have significant and lasting impacts on economic growth and prosperity. It is a defining factor in companies' long-term prospects because of its effect on cash flow assumptions, terminal values and exit values. These factors make it a business risk and a mainstream business issue. For many companies, climate risks are substantive financial risks because they have a direct and measurable impact on the production and distribution of their goods and services. Global efforts to reduce carbon emissions, for example, will place different levels of stress on the cash flows and valuations of businesses in different industries, depending on a company's ability to respond, shifts in consumer demand, and the extent of changes in legislation.

Investment decisions

Investors are asking how they should modify their portfolios and are seeking to understand both the physical risks as well as the ways climate policy, technology, and changing consumer preferences will impact prices, costs, and demand across the entire economy. This concern is leading to a reassessment of risk and asset values by investors worldwide as climate change considerations become embedded in investment decisions.

Financing decisions

Climate risk is also a systematic risk. Central banks and other supervisory authorities are now considering climate change as a risk to financial stability. It also drives geopolitical risk. For example, 2019 saw unprecedented global public protests. Millions of people marched for climate action on every continent as climate change activism went mainstream. Despite all this, financial markets appear to have been slow to price in the full extent of climate change. The bigger risks of this change will be social instability, mass migration, and health impacts brought on by physical climate impacts.

Creating shareholder value

Shareholder value is improved by making the right operating, investment, and financing decisions. Investors can create resilient, stronger and more profitable portfolios by addressing environmental risks, which can then trigger capital reallocation and asset repricing. This, in turn, offers opportunities for long-term investors such as pension funds. Companies that exhibit better environmental, social and governance (ESG) traits tend to:

- Outperform their peers (ie companies focusing on the ESG indicators most financially relevant to their industry tend to perform well)
- Achieve a lower cost of capital
- Minimize share price volatility

On the other hand, an asset that conflicts with a sustainable economy or that responds weakly to climate change may face diminished returns and may even be subject to stranded-asset risk. Over time, companies and countries that do not respond to stakeholder demands and address sustainability risks may encounter growing scepticism from the markets and, in turn, be subject to a higher cost of capital.

---

7 Khan, Mozaffar and Serafeim, George and Yoon, Aaron S., Corporate Sustainability: First Evidence on Materiality (November 9, 2016). The Accounting Review, Vol. 91, No. 6, pp. 1697-1724
8 Damodaran, Aswath and Cornell, Bradford, Valuing ESG: Doing Good or Sounding Good? (March 20, 2020)
To date the general approach to considering climate change in valuations has been qualitative in nature and focused on identifying climate change risks, opportunities and possible mitigants. Many investors and companies consider potential climate change factors in their due diligence activities; some have begun to perform sensitivity analyses around key valuation assumptions (e.g., carbon pricing, financial cost of increased frequency and severity of extreme weather, renewable tax credits, etc.); however, explicitly incorporating the impact of climate change has not yet become mainstream.

There are various reasons for the present lack of quantitative analysis around climate change in current business valuations, including:

- **Lack of comparable information:** Comparisons between companies are often difficult or impossible because of limited disclosure requirements, albeit this is improving with the rapid adoption of TCFD compliant reporting.
- **Limited published scenarios:** There is no suite of generally accepted integrated assumptions that can be consistently adopted by companies in their analyses.
- **Uncertainty:** There is currently no agreement as to which projections about the impact of climate change on economies, industries and the subject company may be most accurate.
- **Empirical evidence:** It is difficult to demonstrate the extent to which the market is already pricing in the risks and opportunities associated with climate change.

However, it is only a matter of time until climate change risks and opportunities are more explicitly priced into business valuations. In fact, it is becoming evident today that companies in climate-friendly public market sectors and those companies that have high ESG ratings trade at higher multiples than their peers. This implies they may have a lower cost of capital. As previously mentioned, the consistent disclosure of climate change information is important to enable valuations and investors to leverage and assess the impact of climate change risk in valuations.

Important progress toward improving corporate disclosure has been made in recent years; many organizations across the globe have been working to improve climate change disclosures in financial statements and other corporate documents (e.g., stand-alone ESG reports). Over time it is expected that such disclosure will continue to improve and become more widespread.
AUTHORITY AND SCOPE OF THE FRAMEWORK
WHO ARE THE KEY STAKEHOLDERS?

Every government, company, and shareholder must confront climate change. All investors, along with regulators, insurers, and the general public need a clearer picture of how companies are managing climate change risks and opportunities. Stakeholders can use this framework to systematically consider and incorporate climate change factors into their decisions and thus reflect the related risk and opportunities in their valuations of businesses.

![Stakeholder Diagram]

Source: Aviva Investors, European Political Strategy Centre
WHO ARE THE KEY STAKEHOLDERS?

VALUATION PRACTITIONERS AND VALUATION AUTHORITATIVE BODIES

Valuators are experts in determining the value of a business enterprise. By leveraging data on relevant climate change factors and analysing and factoring in impacts of climate change on future cash flows and their risk, valuators strive for valuations that reflect relevant information. The professional and informed judgement aspect of valuation is the ability to translate both financial as well as non-financial measures into value.

Various parties have attempted to estimate the impact on public company valuations from climate-related risks; some have estimated that policies designed to combat climate change could permanently slash the value of companies around the world by up to US$2.3 trillion. While there seems to be agreement that the effect of climate change on the valuations of many sectors and companies is likely to be profound, the challenge lies in the complexity of factoring climate change risks and opportunities into valuation analyses in a consistent manner. It is particularly challenging when the risks are uncertain or viewed as “too distant” to model, there is no historical precedent or where climate data is lacking.

There could be much diversity in how climate change risks and opportunities are factored into business valuations from entity to entity, sector to sector, or investor to investor. As such, there is a real need for unified, global business valuation guidance and standards applicable to all business valuations. Consistent consideration and measurement of climate change risks, opportunities and impacts are important for more consistent valuation outcomes. This global approach to consideration of climate change risks will ultimately benefit global financial markets because it will help to drive transparency and some consistency in assessments of risks, opportunities and impacts.

INVESTORS

ESG considerations have become increasingly important to investors during investment decision-making and ongoing asset management activities. Investors understand that financial metrics alone are not sufficient to adequately assess long-term value. Integration of ESG factors (including how a business impacts the environment, the health and safety of its employees, and overall good governance practices) may have an impact on the performance of a business, which in turn will improve financial results and create sustainable value. Investors have also begun publicly demanding a focus on ESG.

Over 80% of investors believe companies should address ESG considerations; in 2019 approximately 1,000 institutional investors (managing more than US$11 trillion in assets) committed to divest from fossil fuels. In recent years, climate change has emerged at the forefront of ESG considerations and investors are spending more time ensuring investments are well positioned for a transition to a low-carbon economy. Inadequate management and disclosure of climate change risk is seen by investors as having the potential to significantly impact the long-term value of a business.

Understanding how climate change risks and opportunities will impact the value of investments will allow investors to assess the financial impact of these risks and opportunities from their investment thesis to a current point in time. Additionally, ongoing assessment will help investors evaluate and reallocate investment portfolios across all asset classes.

---

13 Billy Nauman, “Sharp rise in number of investors dumping fossil fuel stocks,” Financial Times, September 9, 2019
FINANCIAL INSTITUTIONS

Climate change is an important consideration for financial institutions such as banks and insurance companies since those that integrate climate change considerations into the risk assessments of their borrowers and policy holders are believed to have a lower risk profile. In order to assess a company’s long-term financial risk, it is critical for financial institutions to consider the company’s climate-related management practices and its overall sustainability. Banks are under increasing regulatory and commercial pressure to respond. For example, the European Banking Authority is establishing regulatory and supervisory standards for ESG risks and has published a multi-year sustainable finance action plan. Banks are allocating a larger portion of their capital to ESG-friendly investments such as green bond issuances, which can provide a lower cost of capital and potentially better execution as compared to traditional bonds.

Insurance companies have experienced significant losses from the increased frequency and magnitude of natural catastrophes, which are largely considered to be a result of climate change. This has resulted in higher insurance premiums and, in some cases, no coverage in certain climate regions for companies with a greater exposure to physical climate risks. During policy renewals, insurance companies focus on understanding a company’s resilience to these climate risks. Proper climate change management can help to reduce overall insurance costs.

Properly assessing and pricing climate change risks and opportunities will allow financial institutions to understand their own and their clients’ significant exposure to these risks and opportunities. By understanding the exposure and valuation implications of climate change risks and opportunities, financial institutions will be able to better determine the potential impact of climate change on the value of their portfolios.

FINANCIAL STATEMENT AUDITORS

Awareness and understanding of climate change issues are key for financial statement auditors. As companies embrace the TCFD recommendations, auditors will need to better understand how climate change can create risks and/or opportunities and thus will be able to assess which risks or opportunities are material and warrant disclosure in their clients’ financial statements. Auditors will become more knowledgeable about these matters as they gain a greater understanding of the companies they audit.

Over time, as regulations evolve, auditors will likely play a greater role in assessing how companies have disclosed information compared to the regulations in place in their territory.

Audits of institutional and other large investors require an assessment of the appropriateness of the fair value of investments. Under the definition of fair value in IFRS® and US GAAP, auditors will need to assess the factors that market participants would consider when valuing or pricing an asset, which may include the impact of climate change as it becomes better understood and becomes a more material factor to incorporate into valuations.

Refer to Appendix 3 for further detail on the relevance to financial reporting.

References:

WHO ARE THE KEY STAKEHOLDERS?

REGULATORS INCLUDING ACCOUNTING AND VALUATION STANDARD SETTERS

Regulators act to protect investors and foster confidence and efficiency in capital markets and the financial system. With the growing international focus on climate change-related issues, regulators consult, set standards and review compliance with requirements to fulfil those objectives. Certain countries, such as New Zealand, have made it mandatory for financial institutions to disclose significant risks, opportunities and financial impacts related to climate change. Regulatory guidance and ongoing reviews ensure climate change disclosures are complete, reliable and comparable among issuers. Prudential regulators consider how climate change could affect the financial soundness of individual banks, insurers and private pension plans and the stability of the financial system overall.

For example, in Canada, as the prudential financial regulator, the Office of the Superintendent of Financial Institutions ensures financial institutions are always prepared to continue functioning through a range of severe yet plausible economic scenarios and analyzes how a major economic disruption could impact the financial system. Promoting the incorporation of climate change risks and opportunities into regulators’ valuations will help emphasize their importance to the other key stakeholders. This framework will help ensure they have the expertise and knowledge to do so.
INTENDED BENEFITS AND LIMITATIONS

The purpose of this framework is to provide a methodology to incorporate the risks and opportunities associated with climate change into business valuation analyses. As discussed in the previous section, many organizations have already published guidance that addresses governance and risk management and provides guidance on quantitative and qualitative disclosures related to climate change impacts. These recommended disclosures are enabling investors to better assess climate change-related risks and opportunities. Assessing the quantitative impact of such risks and opportunities through a systematic framework is the next step to holistically capturing the implications of climate change for business valuations. This framework provides a systematic way to assess the climate change risks and opportunities to which a subject entity is exposed.

The framework does this by:

- Providing potential sources of climate change information that can be used to inform valuation analyses
- Outlining a five-step valuation framework to incorporate key climate change considerations into the valuation of a business
- Acknowledging the complexity and the substantial professional judgement required to assess and quantify the impact of climate change, given the uncertain nature and limited data (albeit corporate disclosures are improving) currently available to permit a fulsome and explicit assessment of the impact of climate change
- Acknowledging that it requires a solid understanding of the business, as well as meaningful climate change disclosures from the subject business (and comparable public entities operating within the industry) to appropriately quantify the impact
- Acknowledging and anticipating that the framework and considerations discussed will evolve and be refined over time as stakeholders gain more experience and the quality of corporate disclosures improves

The framework does not:

- Provide a prescriptive one-size-fits-all formula for factoring climate change into business valuations. Climate change risks and opportunities and their relative significance may vary substantially across asset classes and must be assessed on an individual basis. Further, the mitigating actions taken by the management of an entity will also impact its level of exposure to risks and / or opportunities on which it can capitalize. These entity-specific considerations should therefore be reflected in the valuation
- Suggest which climate change / warming scenario(s) to adopt as a base case, or indicate the associated impacts of the adopted warming scenario on climate change risks and opportunities

The ability to include climate change factors in business valuations is dependent on the quality of the data available. Climate change disclosures are evolving and are still at an early stage. As such, it will require key stakeholders to ensure they are receiving appropriate disclosure so they can measurably consider the risks and opportunities. Additionally, there are current information and data limitations especially for private companies where they do not need to disclose the same information as public companies. At the time of developing this framework, we understand other parties are in the process of developing similar frameworks, but none has become widely accepted and used in practice. Further, this framework leverages the work done by the Task Force for Climate-related Financial Disclosures (TCFD).
CLIMATE CHANGE VALUATION FRAMEWORK
Climate change is one factor among many that valuators need to consider in their valuation analyses. The following five-step Climate Change Valuation Framework sets out a process that valuators can use to integrate climate change risks and opportunities into their valuations. This framework considers only the incorporation of these risks and opportunities and not all the normal steps a valuator should follow when performing their valuation analysis.* In connection with this five-step framework an Excel-based tool has been developed to help guide and provide practical advice to aid the valuator in the documentation of their assessment.

THE FIVE-STEP CLIMATE CHANGE VALUATION FRAMEWORK

- **Identify** the company’s key value drivers.
- **Assess** sources of climate change risks and opportunities.
- **Filter** the assessed sources of climate change risks and opportunities for those that should be evaluated more closely for incorporation into the valuation.
- **Integrate** where appropriate the risks and opportunities into valuation models, including discounted cash flow (DCF) and market valuation approaches.
- **Triangulate** the risks and / or opportunities and their related impacts on the subject entity versus its peers. Triangulation also includes iteration over time as risks / opportunities become more apparent and quantifiable with the improvement in data, disclosures and information generally.

**VALUATION TOOL TIP**

This section should be read in conjunction with the Excel-based tool, which can be found here: www.accountingforsustainability.org/valuations

Refer to the schedules found in the Excel tool to help perform the assessment.

*The framework has direct parallels with existing valuation procedures and is intended to be completed as part of existing valuation approaches. It is intended to provide another dimension of consideration rather than serve as an isolated or stand-alone assessment separate from the broader overall valuation. For example, an income-based approach should include consideration of climate change assessments in addition to other business factors related to revenues, expenses, capital expenditures, and discount rates. In a market-based approach, it is still necessary to understand the relative future growth prospects, size, risk, and overall business comparability of the relevant public companies versus the subject company. However, climate change impacts add a further dimension to the analysis.
### OVERVIEW

**THE FIVE-STEP CLIMATE CHANGE VALUATION FRAMEWORK**

<table>
<thead>
<tr>
<th>Identify</th>
<th>Key business drivers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Core activities</td>
<td>Operating environment</td>
</tr>
<tr>
<td>Policy and legal</td>
<td>Technology</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Assess</th>
<th>Probability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy and legal</td>
<td>Technology</td>
</tr>
<tr>
<td>Resource efficiency</td>
<td>Energy source</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Filter</th>
<th>Likelihood</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Integrate</th>
<th>Discounted cash flow valuation</th>
<th>Market valuation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Discount rate</td>
<td>$VS.$</td>
<td>Cash flow / terminal value</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Triangulate</th>
<th>Entity valuation</th>
</tr>
</thead>
</table>

---

**Introduction**

Authority and scope of the framework

Climate change valuation framework

• Overview
• Identify
• Assess
• Filter
• Integrate
• Triangulate

Appendices 1-4

Appendix 5 – Case studies

---

**Discounted cash flow valuation**

- Peer A vs. Peer B vs. Peer C vs. Peer D

**Market valuation**

- Cash flow / terminal value
- Peer A vs. Peer B vs. Peer C vs. Peer D

---

**A4S Essential Guide to Valuations and Climate Change**
Identifying the key business-value drivers will assist in identifying which climate-related risks or opportunities the company or asset may be exposed to and what adjustments, if any, may need to be made to the valuation. The key business drivers should help to identify the areas in which significant risks and/or opportunities are likely to be found.

**START BY IDENTIFYING THE KEY VALUE DRIVERS OF THE BUSINESS / ASSET**

**Business / asset**

**Possible consideration areas**

<table>
<thead>
<tr>
<th>Core activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>- What are the business’s core activities?</td>
</tr>
<tr>
<td>- What is the nature of the good / service it offers?</td>
</tr>
<tr>
<td>- What is the company’s value proposition?</td>
</tr>
<tr>
<td>- Does the business model rely on intellectual property of any kind?</td>
</tr>
<tr>
<td>- What is the strategic direction?</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Revenue / costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>- How does the business make money?</td>
</tr>
<tr>
<td>- Who are its customers?</td>
</tr>
<tr>
<td>- What is the business’s cost structure?</td>
</tr>
<tr>
<td>- What are the major production inputs? (e.g., land, energy, raw materials, labour, etc.)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Geographies</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Where does the business operate?</td>
</tr>
<tr>
<td>- Where are the business’s markets?</td>
</tr>
<tr>
<td>- Where are inputs sourced?</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operating environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>- What is the competitive landscape?</td>
</tr>
<tr>
<td>- What are the business’ distribution channels?</td>
</tr>
<tr>
<td>- What is the regulatory environment?</td>
</tr>
</tbody>
</table>
The following case study will help illustrate key concepts in the framework. Additional case studies are provided in Appendix 5.

WASTE WATER MANAGEMENT (WWM)

Company background
- WWM is a waste treatment plant that can produce 100 megalitres per day of drinking water. The plant is located on Staten Island, New York, and is part of the New York City (NYC) drinking water supply network.
- WWM was built to supplement the drinking water supply of NYC and is required to be turned on or expand plant capacity to increase the amount of drinking water it supplies, depending on the surrounding dam levels.

Regulatory framework
- WWM is regulated by the New York City Water Board under a framework that allows it to receive an inflation-adjusted return on its assets and to pass through its operating and maintenance costs subject to a review by the Board every six years.
- WWM completed its first rate determination and began the second regulatory period in 2017, which is set to expire in 2023.
- WWM earns its revenues from rates charged under a 40-year contract set to expire in 2051.

Dam levels
- According to the NYC Water Demand Management Plan (WDMP), WWM shall be turned on when dam levels drop below 50% and turned off when dam levels exceed 60%.
- The WDMP establishes a minimum run time for WWM of 15 months (regardless of dam levels) to reduce restart risk.
- WDMP also outlines dam level triggers for WWM to expand its productive capacity to 200 megalitres per day.

Energy costs
- WWM has contracted to purchase a minimum volume of fixed renewable electricity at a price (Certificates) and WWM earns tariff revenue on 90% of the energy used, which is sufficient to allow WWM to operate at full capacity.
- WWM sells the remaining unused 10% of Certificates on the open market at current market prices.
- The difference between the contracted price and the settlement price creates downside risk for WWM although limited to the 10% of the Certificates resold.

IDENTIFY: CASE STUDY

Relevant case information about WWM

NOTICE TO READER
All names, data, and other information may be loosely based on actual companies, geographies and situations, but have been substantially obscured for the purposes of this case study.

No descriptions, facts, circumstances, and climate-risk assessments are meant to be taken as wholly factual, but rather are intended to provide an example of the potential application of the proposed guidance / framework to a private company valuation.
Once the key business drivers of the subject entity have been identified, an assessment of the climate change risks and opportunities should be performed. This is done by identifying relevant sources of these climate change risks and opportunities for the company or asset, identifying existing or potential sources of mitigation and enablers, and relating findings to key value drivers and strategies. These risks and opportunities can be identified from the following sources:

**Discussions with management**
Company management should be closest to the day-to-day operations and have a deep understanding of the risks and opportunities faced by both the industry and the company. Discussions with management will help prioritize risks and opportunities identified by the TCFD and how they may impact the business valuation.

**External data providers**
Various external data providers are beginning to summarize and disclose climate change risk-related data, with regard to physical and transition risks, primarily for publicly listed entities and for the industries most impacted by climate change. These data providers may give insight into risks and opportunities faced by the subject company with regard to the public comparables and the broader industries and geographies that may be relevant to the valuation.

**Corporate reporting**
Some companies report sustainability or climate change data as part of annual or sustainability reporting. Reviewing this reporting and commentary from management is another source of data that can be considered when identifying risks and opportunities, which may be relevant to the valuation.

**Sector-specific sustainability reporting**
As with the above, company disclosures comparable at the sector level can assist in determining what risks and opportunities companies may face. Sector-specific company disclosures also provide insight as to how those comparable companies are similar or dissimilar to the subject company. This information may help inform a market valuation methodology (ie market multiples), if applicable.

**Equity-analyst reports and credit rating agencies**
Public companies may have equity-analyst reporting available, which may provide an independent view of the climate risks and opportunities faced by the comparable companies and the broader industry. Credit rating agencies have begun to embed ESG risk into ratings. In some cases, this has led to downgrades, including ratings reductions as a result of physical or transition risks.

**Asset-level data initiative**
Asset-level and geospatial data can be an important source of information, in particular for an assessment of physical risk, but can also provide emissions information that helps to close company data gaps and enable a more granular assessment. Examples of projects focused on the provision of data in this area include the Spatial Finance Initiative at the University of Oxford.
ASSESS: THE CLIMATE REPORTING LANDSCAPE

As the assessment of the impacts of climate change continues to evolve, we expect most organizations impacted will evolve along with it, and new organizations, frameworks or requirements may be developed. However, there is currently a lack of consistency in what companies are disclosing, therefore, even if they are disclosing climate change risks, it may be difficult to compare them to others in their industry. We expect that over time convergence will occur and companies, either through government regulations or on their own initiative, will begin to disclose information based on specific standards. The use of such standards should lead to improved disclosures and facilitate the extraction of climate change risk data from financial statement notes. The availability and consistency of this information is extremely important for leveraging and assessing the impact of climate change risk in valuations.

Several organizations set out various frameworks and standards that underpin the way most companies report on climate-related risks, opportunities and impacts. A summary of these frameworks and the kind of information that can be derived from each is summarized below.

Task Force on Climate-related Financial Disclosures (TCFD)

The TCFD was established to develop voluntary, consistent climate-related financial-risk disclosures for use by companies, asset managers and asset owners in providing information to investors, lenders, insurers, and other stakeholders. TCFD provides an overarching framework for disclosure covering four key areas: governance, strategy, risk, and targets and metrics. It considers the physical and transition risks associated with climate change and what constitutes effective financial disclosures across industries. TCFD helps companies understand what financial markets want from disclosure in order to measure and respond to climate change risks and encourage firms to align their disclosures with investors’ needs. In turn, these disclosures allow valuers to incorporate these risks into their valuation process. TCFD is rapidly gaining traction; a growing number of jurisdictions is moving toward mandatory adoption.

Global Reporting Initiative (GRI) and the Global Sustainability Standards Board (GSSB)

The GRI Standards have been developed in the public interest to enable organizations to report sustainability information that describes the organization’s impact on the economy, environment or people, and hence the organization’s contributions – positive or negative – to sustainable development. The GSSB is GRI’s independent standard-setting body. Several standards are particularly relevant to the reporting of climate-related information, including: GRI 101: Foundation; GRI 102: General Disclosures; GRI 103 Management Approach; GRI 302: Energy; GRI 303: Water and Effluents, and GRI 305: Emissions. The first three of these standards set out reporting principles requiring contextual disclosure, and a description of how the organization manages a particular topic. GRI 302, 303 and 305 then set out disclosure requirements specifically for the reporting of energy, water and GHG and other emissions.

Sustainability Accounting Standards Board (SASB)

SASB was established to develop industry-specific sustainability disclosure standards across environmental and social topics that facilitate communication between companies and investors about financially material, decision-useful information. Such information should be relevant, reliable and comparable across companies. For those sectors where climate change / GHG emissions are deemed to be financially material through SASB’s standard-setting process, industry-specific disclosures are identified.
ASSESS: LENSES TO ASSESS CLIMATE CHANGE RISKS AND OPPORTUNITIES

Assessing climate change risks and opportunities can be done through the lenses provided by the TCFD framework. The following outlines the transition risks, physical risks and opportunities according to the TCFD that make up these lenses along with the key valuation considerations associated with each. Each of these risks and opportunities may then have business risks and opportunities associated with them that should be considered (i.e., there could be business opportunities that form from chronic risks). The following section is not meant to be an exhaustive list of all climate change risks and opportunities; rather, it aims to provide a framework to help to understand those that may impact a particular business. Refer to Appendix 4 for detail regarding metrics recommended in the TCFD guidance and possible sources of information.

<table>
<thead>
<tr>
<th>Description</th>
<th>Value considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Policy</strong></td>
<td>Changes in energy and transport costs, Compliance costs, Stranded asset risk, Competitor positioning, Relative advantage</td>
</tr>
<tr>
<td><strong>Legal</strong></td>
<td>Litigation expense, Brand reputation</td>
</tr>
<tr>
<td><strong>Technology</strong></td>
<td>Operation and production processes and costs, Supply and distribution chains, Changes in demand, Changing competitor positioning, Relative advantage</td>
</tr>
<tr>
<td><strong>Transition Risks</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Identify</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Assess</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Filter</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Integrate</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Triangulate</strong></td>
<td></td>
</tr>
</tbody>
</table>

Further detail on what to consider when thinking through these lenses can be found in Appendix 1.

16 Refer to the "Climate-Related Risks, Opportunities and Financial Impact" section of the "Final Report – Recommendations of the Task Force on Climate-related Financial Disclosures" (June 2017).
## ASSESS: LENSES TO ASSESS CLIMATE CHANGE RISKS AND OPPORTUNITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Value considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Market</strong></td>
<td>Changes in demand</td>
</tr>
<tr>
<td></td>
<td>Operation and production processes</td>
</tr>
<tr>
<td></td>
<td>Financing (including insurance): availability and cost</td>
</tr>
<tr>
<td></td>
<td>Changing competitive landscape / competitor positioning</td>
</tr>
<tr>
<td></td>
<td>Relative advantage</td>
</tr>
<tr>
<td>Changes in economic and social factors affecting demand and supply</td>
<td></td>
</tr>
<tr>
<td>These include:</td>
<td></td>
</tr>
<tr>
<td>• Changes in consumer preferences and / or needs</td>
<td></td>
</tr>
<tr>
<td>• Environmental impact of resources used</td>
<td></td>
</tr>
<tr>
<td>• Competitor positioning / landscape</td>
<td></td>
</tr>
<tr>
<td>• Uncertainty in market signals</td>
<td></td>
</tr>
</tbody>
</table>

**Reputation**
A firm’s reputation impacts many facets of its value. While we have already covered some aspects of reputational risk in “Market” and “Policy and legal”, we emphasize considering here whether there are any other reputation risks not already covered above. These could include shifts in consumer preferences, stigmatization of a sector, increased stakeholder concern or negative stakeholder feedback.

- Company reputation
- Changing investor-relations environment
- Company appeal as an employer
- Availability of capital
- Reduced demand for goods and services because of shift in consumer preferences

Further detail on what to consider when thinking through these lenses can be found in Appendix 1.
### ASSESS: LENSES TO ASSESS CLIMATE CHANGE RISKS AND OPPORTUNITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Value considerations</th>
</tr>
</thead>
</table>
| **Chronic** | • Availability and / or cost of production inputs (raw materials, labor, energy, etc)  
• Changes in availability of productive land, supply and distribution chains, changes in demand |
| There could be slow-onset shifts in everyday environmental factors:  
• Temperature increases  
• Sea level rises  
• Variations in precipitation patterns and soil quality  
• Changes of ecological systems  
• Shifts in operating environments  
• Altered agricultural productivity  
• New socio-political environment  
• Health risks  
• Scarcity of resources (eg clean water and food sources) |
| **Acute** | • Physical assets (land, processing, and storage facilities, offices, etc)  
• Availability and / or cost of production inputs (raw materials, labour, energy, etc)  
• Operations  
• Supply and distribution chains  
• Changes in demand |
| Extreme weather events can cause damage to investments. These include:  
• Flooding  
• Fire  
• Strong winds  
• Extreme temperatures  
• Precipitation  
• Supply chain disruption  
• Volatility of key commodity prices |

Further detail on what to consider when thinking through these lenses can be found in Appendix 1.
ASSESS: LENSES TO ASSESS CLIMATE CHANGE RISKS AND OPPORTUNITIES

The opportunities indicated by the TCFD should be considered separately from those opportunities that result from transition and physical risks, where companies may benefit from climate change. Sustainability is key. The opportunities identified by TCFD are those a company may realise even if there are no associated climate risks.

<table>
<thead>
<tr>
<th>Description</th>
<th>Value considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Products and services</strong></td>
<td></td>
</tr>
<tr>
<td>New products and services can assist adaptation to climate change:</td>
<td></td>
</tr>
<tr>
<td>• Development and / or expansion of low emission goods and services</td>
<td>• Increased revenue through demand for lower-emissions products and services</td>
</tr>
<tr>
<td>• Development of climate adaptation and insurance-risk solutions</td>
<td>• Increased revenue through new solutions to adaptation needs (e.g. insurance-risk transfer products and services)</td>
</tr>
<tr>
<td>• Development of new products or services through research, development and innovation</td>
<td>• Increased revenue from better competitive position to reflect shifting consumer preferences</td>
</tr>
<tr>
<td>• Diversification of business activities</td>
<td></td>
</tr>
<tr>
<td>• Shifts in consumer preferences</td>
<td></td>
</tr>
<tr>
<td><strong>Markets</strong></td>
<td></td>
</tr>
<tr>
<td>Market factors can support adaptation to climate risks and opportunities:</td>
<td></td>
</tr>
<tr>
<td>• Access to new markets can diversify market risks</td>
<td>• Increased revenue through access to new and emerging markets (e.g. partnerships with governments, development banks)</td>
</tr>
<tr>
<td>• Use of public-sector incentives can reduce adaptation costs</td>
<td>• Increased diversification of financial assets (e.g. green bonds and infrastructure)</td>
</tr>
<tr>
<td>• Access to new assets and locations needing insurance coverage</td>
<td></td>
</tr>
<tr>
<td><strong>Resilience</strong></td>
<td></td>
</tr>
<tr>
<td>Sustainability is key:</td>
<td></td>
</tr>
<tr>
<td>• Participation in renewable energy programs</td>
<td>• Increased market valuation through resilience planning (e.g. infrastructure, land, buildings)</td>
</tr>
<tr>
<td>• Adoption of energy-efficiency measures</td>
<td>• Increased reliability of supply chain and ability to operate under various conditions</td>
</tr>
<tr>
<td>• Use of resource substitutes</td>
<td>• Increased revenue through new products and services related to ensuring resiliency</td>
</tr>
<tr>
<td>• Diversification</td>
<td></td>
</tr>
</tbody>
</table>

Further detail on what to consider when thinking through these lenses can be found in Appendix 1.
### ASSESS: LENSES TO ASSESS CLIMATE CHANGE RISKS AND OPPORTUNITIES

<table>
<thead>
<tr>
<th>Description</th>
<th>Value considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Resource efficiency</strong></td>
<td>- Reduced operating costs</td>
</tr>
<tr>
<td>Better use of resources reduces adaptation risks:</td>
<td>- Increased production and value of fixed assets (eg highly rated energy-efficient buildings)</td>
</tr>
<tr>
<td>- More efficient modes of transport</td>
<td>- Benefits to workforce management and planning (eg improved health and safety)</td>
</tr>
<tr>
<td>- More efficient production and distribution processes</td>
<td></td>
</tr>
<tr>
<td>- Increased recycling</td>
<td></td>
</tr>
<tr>
<td>- More efficient buildings</td>
<td></td>
</tr>
<tr>
<td>- Reduced water consumption</td>
<td></td>
</tr>
</tbody>
</table>

| **Energy source** | |
| More efficient energy use cuts adaptation costs and increases sustainability: | |
| - Lower-emission sources of energy | - Reduced operational costs |
| - Supportive policy incentives | - Reduced exposure to fossil fuel price increases |
| - New technologies | - Reduced ghg emissions and therefore less sensitivity to changes in cost of carbon |
| - Participation in carbon market | - Returns on investment in low-emission technology |
| - Shift toward decentralized energy generation | - Increased capital availability (as more investors favour lower-emissions producers) |
| | - Reputational benefits resulting in increased demand for goods / services |

Further detail on what to consider when thinking through these lenses can be found in Appendix 1.
ASSESS: WWM CASE STUDY

Rising sea levels
Given Staten Island is bordered by a body of water, it is susceptible to the impact of rising sea levels caused by climate change. Although the timing and intensity of rising sea levels is unknown, WWM’s geographic location makes it susceptible to this chronic physical risk.

Water supply regulations
The current regulatory period ends in 2023, and the regulatory framework for the next regulatory period has not been finalized. As climate change continues to increase the strain on NYC’s drinking water supply, the regulator indicated that, for the first time, they may reduce WWM’s profits in order to make water more affordable for the population via a contemplated reduction of the regulated return on WWM’s asset base. Further, the reduced profit framework may persist given the increasing critical role WWM plays in NYC’s drinking water supply network. Management’s base case reflects a 100-basis-point reduction in regulated return.

Owner reputation
There is the potential that WWM, and its shareholders, may be viewed as benefiting from the negative effects of climate change, as WWM’s output and thus profit would increase with decreasing dam levels. This adds incremental risk to the business, as there is potential backlash from regulators, the government, and the population that WWM serves, among other stakeholders, which has the potential to ultimately lead to lower regulatory rates.
Dam levels
Dam levels have been falling at unprecedented rates; current dam levels are at 50% of capacity. Climate change is expected to continue to increase the length and severity of droughts. WWM has received notice from the regulator to turn on the plant by the end of 2020. Given WWM has just completed the rebuild and testing of the plant following damages caused by a recent tornado, management expects little problem in bringing operations to full capacity by the end of 2020.

Extreme weather
The NYC region experienced a major tornado recently which caused significant damage to the WWM plant and minor personnel injuries. There was no impact to plant operations as WWM was in shutdown mode. Immediately following the tornado, management began its efforts to rebuild the plant. Management budgeted CA$80 million of rebuild costs including contingency over the span of two years. Further, given the tornado was a natural disaster covered by WWM’s property and casualty insurance, WWM received a settlement of CA$75 million in 2019, which substantially covered the rebuild costs.

Long-term energy contracts
Management’s forecast includes cash flows related to purchasing and selling energy Certificates. The underlying assumptions related to the price at which Certificates can be sold carry some risk, given uncertainty surrounding future price forecasts. This uncertainty is spurred by more renewable power expected to come online as the state transitions away from fossil-fuel-based power generation. Greater supply and lower prices for this energy are expected.
After identifying climate change risk and opportunities that a subject entity may encounter, those factors should be filtered, using available information available and best judgement to arrive at the expected significant impacts for which the valuation impact can be estimated.* For each risk and opportunity, the following two factors should be considered: the likelihood of occurrence and the determined level of financial impact the event may have (i.e. materiality).

In determining the likelihood of occurrence and potential level of impact, consider available evidence, apply judgement, use industry benchmarking if practicable and consider any interrelationship between risks / opportunities. Refer to Appendix 2 for a list of current tools and resources to help assess the likelihood and significance of climate-related risks and opportunities for a subject entity.

When assessing the level of financial impact, the actual impact to the financials should be considered, such as:

- What would be the cost to react to the climate change risk after it has occurred? (e.g., What is the cost of rebuilding a factory that is in a hurricane’s path?)
- What would be the cost to mitigate a climate change risk before it occurs? (e.g., What is the cost of moving locations prior to the arrival of the hurricane?)
- What are the revenue opportunities available from operating in a new market and the associated costs to enter that market?
- How soon is the impact going to be realized? (e.g., Impacts expected in the next decade may be more material to value than those expected in 20 years because of the time value of money)

The likelihood and level of impact the risks and opportunities will have should be assessed separately on a sliding scale from “low to very high”, and then a decision should be made on the overall rating for that risk or opportunity based on consideration of those two dimensions. However, it should be noted that the overall risk rating does not have to be the average of the rating applied to the likelihood and the impact. For instance, if likelihood is assigned a high rating, but the impact is low, that does not necessarily mean the overall rating associated with that risk or opportunity will be moderate. Professional judgement will need to be applied to arrive at the overall rating which should be a reflection of the valuator’s assessment of the ultimate impact to the value of the subject entity.

* There may be risks or opportunities which are probable / material but which are difficult or challenging to adjust for because of insufficient reliable information or uncertainty in forecasts. These should be tracked and monitored over time, such that the valuation can be refined over time as better information becomes available.
*There may be risks or opportunities which are probable / material but which are difficult or challenging to adjust for because of insufficient reliable information or uncertainty in forecasts. These should be tracked and monitored over time, such that the valuation can be refined over time as better information becomes available.*
FILTER: WWM CASE STUDY

- **Water supply regulations:** Regulators indicated they may reduce WWM profits to make safe drinking water more affordable.

- **Long-term energy contracts:** Uncertainty surrounds price forecasts for future renewable energy Certificates.

- **Owner reputation:** WWM may be viewed as benefiting from climate change because of increased profit associated with lower dam levels.

- **Extreme weather:** WWM was impacted by a recent tornado and expects the frequency of such events may increase.

- **Rising sea levels:** Given Staten Island is surrounded by water, it is susceptible to rising sea levels.

- **Fall in dam levels:** The fall in dam levels has been unprecedented and is expected to continue.

**Risks**

- **Policy and legal**
  - Transition risk
  - Transition risk
  - Physical risk
- **Market**
  - Transition risk
- **Reputation**
  - Transition risk
- **Acute**
- **Chronic**

**Opportunity**

- **Resource efficiency**

**Rating**

- **Policy and legal**
  - High
- **Market**
  - Low
- **Reputation**
  - High
- **Acute**
  - Moderate
- **Chronic**
  - Moderate
- **Resource efficiency**
  - Moderate
INTEGRATE: ASSESS WHERE IN THE DCF TO ADJUST FOR RISKS AND OPPORTUNITIES

Once the risks and opportunities associated with climate change have been filtered, the next point for consideration is how those risks and opportunities translate into a financial valuation impact. There are many approaches to valuation; this framework focuses on the integration of climate change risks and opportunities through the discounted cash flow (DCF) approach and market approach (specifically, comparable company relative analysis).

**Discounted cash flow:** The decision whether to include climate change risks and/or opportunities in either the discount rate or cash flow is impacted by the ability to quantify and reflect the risk in cash flows, the reliability of estimates used to perform that quantification, and the certainty with which the risks will impact the business. Generally, as quantifiability, reliability and certainty of risks and opportunities increase, it is preferable to include these risks/opportunities in the cash flows rather than the discount rate. Certain risks and opportunities may impact the discrete cash flows, the terminal value considerations, or both, depending on the time horizon of the forecasts and the climate change impacts.

When adjusting the discount rate, it is important to assess whether the risk or opportunity presented is industry wide. If it is, it may already be priced into the discount rate by the market. At the current time there has been little evidence the market is pricing in these risks and opportunities. However, as climate change increasingly becomes a focus, it is likely to be considered and priced in by the market. It is also imperative to ensure no double counting of risks or opportunities has occurred among the discrete cash flows, terminal value, and discount-rate assessment.

**Ability to quantify risks and opportunities identified**

<table>
<thead>
<tr>
<th>Uncertain cash flow impact / challenging to quantify cash flows</th>
<th>Some visibility / certainty of cash flow impact and some ability to quantify</th>
<th>High visibility / certainty of cash flow impact and quantification</th>
</tr>
</thead>
</table>

**Adjust discount rate**  
- The adjusted discount rate should be used when you cannot easily or reliably quantify the impact of climate change on the business, but you think it will probably have a significant impact on value, and the discount rate impact can be reasonably estimated.  
- The quantification of the adjustment may be informed/implied by performing cash flow sensitivities. Arriving at a reasonable sensitivity analysis to size the discount rate adjustment may be challenging where uncertainty is high. Sometimes an “upside” and “downside” scenario analysis may be used to reflect this uncertainty (eg regulation potential or proposed but not passed in law, highly uncertain timing and quantification).

**Adjust cash flows and/or terminal value**  
- These are the preferred ways to incorporate expected climate change impacts into a valuation (where practical).  
- Climate change impacts all elements of the cash flows, including revenues, costs and capital expenditures.  
- Beware of elasticities in value drivers (eg between price and demand).  
- Watch for regulation affirmed in law. Moderate uncertainty around timing and quantification.  
- Calculate highly measurable and certain, immediate and known impact to cash flows.
INTEGRATE: CASE STUDY

<table>
<thead>
<tr>
<th>Risks</th>
<th>Opportunity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy and legal</td>
<td>Resource efficiency</td>
</tr>
<tr>
<td>Technology</td>
<td>Energy source</td>
</tr>
<tr>
<td>Market</td>
<td>Product / services</td>
</tr>
<tr>
<td>Reputation</td>
<td>Markets</td>
</tr>
<tr>
<td>Acute</td>
<td>Resilience</td>
</tr>
<tr>
<td>Chronic</td>
<td></td>
</tr>
</tbody>
</table>

**Type of risk / opportunity**

- **Transition risk**
  - Policy and legal: High
  - Market: Low
  - Reputation: High
  - Acute: Moderate
  - Chronic: Moderate

**Rating**

- **High**
  - Lower regulated return based on new rates provided
  - Volume and price for the certificates fixed and considered in cash flows
  - Lack of reliable cash flow estimates
  - Increased insurance premiums included in cash flows
  - Additional risk insurance may not be available to be captured in a premium
  - Adjusted cash flows for extra capacity generated from dam levels

- **Low**
  - Additional risk that rates may decrease further and be captured in a premium
  - Uncertainty in future certificate price captured in a premium
  - Risk premium because of lack of cash flow adjustments
  - Risk premium because of lack of cash flow adjustments
  - Additional risk not required because capacity expansion not considered in cash flows

---

**Introduction**
 Authority and scope of the framework
 Climate change valuation framework
 - Overview
 - Identify
 - Assess
 - Filter
 - Integrate
 - Triangulate

**Appendices 1-4**
**Appendix 5 – Case studies**
## INTEGRATE: CASE STUDY

### Valuation ignoring climate change

<table>
<thead>
<tr>
<th></th>
<th>FY + 1</th>
<th>FY + 2</th>
<th>FY + 3</th>
<th>FY + 4</th>
<th>FY + 5</th>
<th>Terminal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Free cash flows</td>
<td>100</td>
<td>110</td>
<td>120</td>
<td>130</td>
<td>140</td>
<td>150</td>
</tr>
<tr>
<td>Adjustments:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adjusted free cash flows</td>
<td>100</td>
<td>110</td>
<td>120</td>
<td>130</td>
<td>140</td>
<td>150</td>
</tr>
<tr>
<td>Terminal value</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2,143</td>
</tr>
<tr>
<td>Present value factor</td>
<td>9.00%</td>
<td>0.96</td>
<td>0.88</td>
<td>0.81</td>
<td>0.74</td>
<td>0.68</td>
</tr>
<tr>
<td>Discounted cash flows</td>
<td>96</td>
<td>97</td>
<td>97</td>
<td>96</td>
<td>95</td>
<td>1,454</td>
</tr>
<tr>
<td>Fair value</td>
<td>1,934</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Valuation considering climate change

<table>
<thead>
<tr>
<th></th>
<th>FY + 1</th>
<th>FY + 2</th>
<th>FY + 3</th>
<th>FY + 4</th>
<th>FY + 5</th>
<th>Terminal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Free cash flows</td>
<td>100</td>
<td>110</td>
<td>120</td>
<td>130</td>
<td>140</td>
<td>150</td>
</tr>
<tr>
<td>Adjustments:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Lower return on regulated rates</td>
<td>(10)</td>
<td>(11)</td>
<td>(12)</td>
<td>(13)</td>
<td>(14)</td>
<td>(15)</td>
</tr>
<tr>
<td>• Certificate costs</td>
<td>(5)</td>
<td>(6)</td>
<td>(8)</td>
<td>(7)</td>
<td>(7)</td>
<td>(8)</td>
</tr>
<tr>
<td>• Insurance premiums</td>
<td>(2)</td>
<td>(3)</td>
<td>(3)</td>
<td>(4)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
<tr>
<td>• Extra capacity</td>
<td>10</td>
<td>11</td>
<td>12</td>
<td>13</td>
<td>14</td>
<td>15</td>
</tr>
<tr>
<td>Adjusted free cash flows</td>
<td>93</td>
<td>102</td>
<td>111</td>
<td>120</td>
<td>129</td>
<td>138</td>
</tr>
<tr>
<td>Terminal value</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1,781</td>
</tr>
<tr>
<td>Present value factor</td>
<td>9.75%</td>
<td>0.95</td>
<td>0.87</td>
<td>0.79</td>
<td>0.72</td>
<td>0.66</td>
</tr>
<tr>
<td>Discounted cash flows</td>
<td>89</td>
<td>89</td>
<td>88</td>
<td>87</td>
<td>85</td>
<td>1,172</td>
</tr>
<tr>
<td>Fair value</td>
<td>1,609</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Although in this case study the value has decreased, this will not be the case in all instances. Because climate change is a business risk, some valuations may already be appropriately reflecting the impact of climate change. Additionally, in some cases it may present an opportunity and therefore increase the value of a business.
To assess the comparability consider:

- **Sector-specific performance nuances:** Certain sectors are inherently more exposed to climate change risks than others. Consider the inherent risk if the subject or a peer entity straddles two sectors.

- **Geographical impacts that account for climate change:** Certain geographies are naturally exposed to both physical and regulatory risks. Consider the difference these could create if the subject entity operates in a different geography.

- **Company-specific factors:** To the extent a comparable company has done more or less to proactively address its exposure to climate change risks, these factors will influence the relative riskiness of the comparison and any consequent multiple adjustment.

Users of this framework can refer to several different sources to identify the most impactful climate-related risks (e.g. TCFD sector guidance, company disclosures, and equity analysts’ reports, etc). These metrics can include the amount of Scope 1, Scope 2 and Scope 3 emissions. Depending on the industry, different financial or activity metrics can then be used to compare the companies on a similar basis. The SASB materiality map can act as a source of key metrics that can be used to compare companies based on their industries. Below are a few examples. For comparisons of public companies, the information required may be available in their corporate social responsibility reports.

### Sample Financial Metrics
- Scope 1, 2, 3 GHG / Revenue
- Scope 1, 2, 3 GHG / EBITDA

### Sample Activity-based Metrics
- Scope 1, 2, 3 GHG / customers served
- Scope 1, 2, 3 GHG / electricity generated
- Scope 1, 2, 3 GHG / properties owned
- Scope 1, 2, 3 GHG / water delivered
- Scope 1, 2, 3 GHG / crop production

Based on the relative assessment of the risks and opportunities of the comparable companies along with the comparison of the industry metrics, assess whether any adjustments to the multiple are required.

It should be noted that there are many factors that go into the selection of a multiple besides the climate-risk and opportunity factors discussed. These factors are just a few of many that a valuator needs to consider when choosing an appropriate multiple for a valuation.

---

17 Scope 1 emissions are direct emissions from owned or controlled sources. Scope 2 emissions are indirect emissions from the generation of purchased energy. Scope 3 emissions are all indirect emissions that occur in the value chain of the reporting company, including both upstream and downstream emissions.
WWM has two publicly traded comparable companies, which it has been assessed against to determine whether any adjustments to the multiple used in the market-approach valuation is required.

<table>
<thead>
<tr>
<th>WWM</th>
<th>CALIFORNIA WATER MANAGEMENT</th>
<th>ALABAMA WATER GROUP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sector</td>
<td>Utilities</td>
<td>Utilities</td>
</tr>
<tr>
<td>Geography</td>
<td>United States – California</td>
<td>United States – Alabama</td>
</tr>
<tr>
<td>Scope 1 and 2 emissions</td>
<td>0.55 Mt CO₂e</td>
<td>0.70 Mt CO₂e</td>
</tr>
<tr>
<td>Emissions / Revenue</td>
<td>600 tCO₂e / CASM</td>
<td>650 tCO₂e / CASM</td>
</tr>
<tr>
<td>EV / EBITDA</td>
<td>10.0x</td>
<td>10.0x</td>
</tr>
</tbody>
</table>

Based on the above comparison, California Water Management and Alabama Water Group both operate in the same sector as WWM. Although the geographical exposure differs across the companies because of their varying physical-risk profiles, the overall impacts of physical risk on value are considered to be reasonably similar. Therefore, WWM likely faces similar transition and physical risks as the comparable companies. In addition, the emissions / revenue for WWM and its peers is relatively consistent. Therefore, the above assessment indicates that no adjustment to the multiple is necessary. Under the market approach, WWM has a value of CA$1,500.
Additional considerations

Considerations relating to terminal value, holding period, and exit strategy may be particularly sensitive to climate change risks, since climate change effects are expected to increase in significance in the decades to come. Many cash flow forecasts are of shorter lengths (five to 10 years) and may not fully reflect long-term climate change risks if near-term impacts are not as significant. Therefore it is important to consider the inherent assumptions within terminal values such as perpetual growth or a constant discount rate. Businesses or assets may become stranded in the long term and a perpetual going concern assumption may not be appropriate.

Additionally, investors in businesses more heavily exposed to climate change risks in the long term may face challenges in realizing desired exit strategies.

* Risks and opportunities should be tracked and monitored such that the valuation can be refined over time as better information becomes available.
TRIANGULATE: CASE STUDY

VALUE CONCLUSION

After taking climate change factors into consideration, the value of WWM calculated under the DCF approach was CA$1,600 and under the market approach (specifically, the public company multiples approach), was CA$1,500. Additionally, market factors were taken into consideration (ie recent transactions, exit price). However, the fair value calculated considering climate factors was determined to represent the exit price for accounting purposes.

DCF value CA$1,600  
Market value CA$1,500

Market considerations

Concluded value CA$1,550

Additional considerations

The DCF and market (using public company multiples) approaches may imply a value very different from what the market is willing to pay for a private asset because the market may not yet have fully priced in the risks related to climate change, which can be significant.

As noted earlier, the context in which the framework is applied by various users may differ. Because fair value according to accounting standards reflects an exit price concept and is dependent on what the market is willing to pay at the valuation date, the value conclusion should be revisited to assess whether the exit price and market factors have been appropriately factored in.

However, the differing values implied under the DCF and market approaches may be evidence of a potential dislocation in the market in relation to views on climate change risks and impacts. This could indicate the market is under – or over-pricing risks and, as such, could present a buying or selling opportunity for an investor for both private and public investments.

Investors need to be vigilant and properly consider the potential upside and downside of climate change when making decisions now since, going forward, the market may turn and no longer pay premiums (for climate-risky assets), or no longer discount the value of climate-defensive assets.

It is important to consider the potential for “double counting” of climate change value impacts. The explicit consideration of climate change factors by valuers and investors is in its infancy; however, certain factors may already be implicitly incorporated into valuations. There may be correlation of certain characteristics already considered in valuations with climate change risk factors. Much care will need to be taken to not double count these as “new climate change risks”. For example, it is customary to include a risk premium in the discount rate (or discount to the comparable company multiples) to account for the relatively smaller size of a subject company (where applicable). These risk premiums are supported by historical analysis that shows a statistically higher rate of return for smaller companies as compared to larger companies. It may be a reasonable expectation that larger public enterprises will score better on climate change factors compared to smaller private enterprises (ie large enterprises have the resources and expertise to implement a strong plan and response to climate change risks and be in a better position to take advantage of opportunities). As such, current practice related to size premiums may already implicitly account for some of the risk associated with climate change factors. This represents just one example among many of the potential for overlap or double counting.
APPENDICES 1, 2, 3 AND 4

FURTHER DETAIL AND DATA PROVIDERS
# APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

## Policy lens

Climate policies, carbon pricing and regulations to encourage sustainable business operating changes may lead to increased costs and complexity.

Governments will focus on minimizing the impact of climate change, both domestically and globally, and will drive new laws and policy initiatives that seek to restrict negative contributors and to promote adaptation to climate change.

### Regulatory environment

The political environment will provide insight into the rate of change the company and its industry could be forced to take:

- What is the political backdrop of the markets in which the business is operating?
- Is climate change high on the political agenda?
- Is there potential for protectionist policies (e.g., export restrictions) in the company’s markets?

In some sectors, specific regulations to incentivize or mandate change will expose competitive differences between companies in their ability to respond. For instance:

- Maximum product emission standards
- Emissions trading schemes
- Tariffs on carbon emissions – "cost of carbon" type policies
- Taxes on fuel

### Management

What is management’s plan to address regulatory issues and opportunities that may arise because of climate change?

### Risks

- Emissions trading schemes increase transport and energy costs.
- Carbon taxes increase transport and energy costs (where costs are passed on, demand is reduced).
- Restrictions on burning fossil fuels increase prevalence of stranded assets.
- Global agreements increase operational costs (e.g., compliance, increased insurance premiums, etc).

### Opportunities

- Government buying/subsidies improve revenue/margins.

### Mitigation

- Management adopts less carbon-intensive methods of production to minimize exposure to increased costs of doing business.

---

---
APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

The legal lens refers to litigation that could occur if parties who claim loss or damage from the effects of climate change seek compensation from those that they hold responsible. Such claims could allege: i) climate negligence / wilful actions that cause harm; ii) failure to act on the evidence; and iii) public companies failing to disclose material risks.

Legal lens

**Increased consumer, investor and government awareness of climate change**

- The company misleads consumers about the environmental standard of its product and faces litigation and brand damage.
- A listed company is fined for failing to disclose material risks.
- Insurance companies are exposed to the litigation costs of insured companies.
- A data storage provider loses client data in a storm and faces litigation and reputational damage.

**Socio-political pressure to hold responsible companies deemed contributors to the problem**

- Business operations
  - Is the business heavily dependent on unsustainable / carbon-intensive energy production?
  - What are the effects of supply inputs, processing, distribution, etc on the sustainability of business operations?
  - Does the company have a record of environmental negligence or responsibility?
  - Has the company disclosed its risk exposure to climate change?

- Management / governance
  - Does the company engage with consumers and investors on ESG?
  - Has the company disclosed climate change-related risks and how these risks are managed?
  - What role does the board play in overseeing climate-related issues?

**Opportunities**

- Litigation insurance

**Mitigation**

- The company identifies and manages environmental risks.
- Full disclosure of material risks is made to investors.
- A data storage provider builds facilities designed to withstand severe storms and diversifies across geographic locations to minimize the chance of information loss.
APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

**Technology lens**

The technology lens refers to disruption driven by development of new technology to support a low-carbon economy. More broadly, the pace of technology development has the potential to impact the magnitude of climate-policy response by lowering the required future carbon price. Given the high degree of uncertainty in estimating future technology costs and deployment, it becomes especially important to monitor ongoing progress (e.g., by regularly reviewing cost projections for renewables relative to fossil fuels).

**Mega themes**

- Technological advancements / innovation in energy, production and transport
- Potential for redundancy of systems or products
- The timing of technology development and deployment is a key uncertainty

### Technological innovation

Technological improvements or innovations can have a significant impact on a company. For instance:

- Improvements in renewable energy, battery storage, and carbon capture and storage will affect the competitiveness of certain organizations, their production and distribution costs, and ultimately the demand for their products or services.
- Winning companies or industries will be those able to access the best technologies at the lowest cost.
- Unsuccessful investment in new technologies is a risk.
- Existing assets may need to be written off or retired early.
- Costs of adopting / deploying new practices and processes may be high.

### Creative destruction

- To the extent new technology displaces old systems or products or disrupts parts of the existing economy, there will be winners and losers.

### Management

- What is management’s plan to address technology-related issues and opportunities that may arise in a climate changed world?

### Risks

- New technologies change the competitive landscape by creating margin pressure or make product obsolete by reducing revenue.
- Higher demand for energy-efficient products to reduce consumption and meet compliance standards means investing capital to make changes in the manufacturing process.
- Higher research and development and capex will be required in new technologies, and higher costs will be necessary to adopt / deploy new practices and processes.

### Opportunities

- New markets arise due to technological advancement and create new revenue streams.
- Technological advancements reduce production costs and widen margins.

---

**Appendix 1-4**

1. Further detail on climate change factors and their impact on valuations
2. External data providers
3. Relevance to financial reporting
4. Metrics recommended in the TCFD guidance and possible sources

**Appendix 5 – Case studies**
APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

Market lens

Market lens refers to changes in economic and social factors affecting demand and supply. These include: i) changing consumer preferences and / or needs; ii) environmental impact of resources used; iii) competitor positioning / landscape; and iv) uncertainty in market signals.

Mega themes

Increased consumer, investor and government awareness of climate change

Demand
Demand for products or services may change because of a shift in the preferences or needs of consumers, government, investors or other businesses:
- How exposed is the business’s product / service offering to customer preferences? Is demand elastic or inelastic? Is the product or service a necessity or a luxury? Are there many substitutes?
- Is the industry under a high level of scrutiny?
- Is the business heavily dependent on unsustainable / carbon-intensive energy production?
- Is there potential for government funding to be directed toward or away from any product / service?

Supply
Production output and costs may be affected by how climate change will impact production and supply chains. Consider the availability, cost and potential disruption to:
- Raw materials, processing techniques, transport / distribution.
- Other key inputs such as labour, energy and capital.
- Pricing of assets (e.g., fossil fuel reserves, land valuations).

It is necessary to understand the environmental impact on competitors of inputs, processing and distribution of production in absolute and relative terms:
- Competitor supply chains may be affected differently. Are their business operations sustainable? (e.g., supply inputs, processing, distribution, etc.)
- Is climate change an industry issue? Is the business competitive?

Opportunities
New markets arise generating new revenue streams because of consumer / government support for a new industry, product or service.
- Company is a leader in sustainable practices, gains market share, increases revenue.

Risks
- Competitors with more robust supply chains gain market share.
- Mass migration changes demand patterns and labour availability.
- Lack of sustainable production damages brand, reducing demand and, therefore, revenue.
- Assets must be repriced because of changing demand patterns for a company’s products.

Opportunities
- New markets arise generating new revenue streams because of consumer / government support for a new industry, product or service.
- Company is a leader in sustainable practices, gains market share, increases revenue.

Mitigation
- Management anticipates shifts in consumer sentiment and adopts business strategy to diversify revenue sources.
- Company engages with investors and consumers to stay abreast of changing sentiment.

Potential for significant events such as mass migration of people to escape the impacts of climate change or conflicts between countries over scarce resources

Management
- What is management’s plan to address demand and / or supply-related issues and opportunities that arise due to climate change?
- Does management have a good track record of engaging with consumers and investors on ESG matters?

External data providers

Relevance to financial reporting

Metrics recommended in the TCFD guidance and possible sources

Appendix 5 – Case studies
**APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS**

Reputation lens refers to the fact that a firm’s reputation impacts many facets of its value. Some aspects of reputational risk have already been covered in “Market” and “Policy and Legal”; other aspects include shifts in consumer preferences, stigmatization of a sector, increased stakeholder concern or negative stakeholder feedback.

### Risks
- Widespread divestment from a particular sector or curtailment of bank lending as a result of revised lending policies could lead to higher cost of capital.
- Specific company projects may be abandoned because of shareholder / stakeholder pressure thus reducing the growth outlook or incurring unforeseen costs.
- Difficulty in attracting / retaining skilled staff results in lower profitability.

### Exposure
- Availability and future cost of capital may be more difficult to access both via bank lending and capital markets.
- Availability of labour may be impacted due diminished attractiveness as an employer if firm / sector stigmatized as a high emitter may lead to rising labour costs, declining productivity or increased turnover / retention issues.
- Reduced revenue from decreased production capacity (e.g. delayed planning approvals, supply chain interruptions).
- Reduced demand for goods and services because of shift in consumer preferences.

### Opportunities
- Firms perceived as being “on the right side” of climate change may experience a lower cost of capital, ease in attracting employees and an eagerness from stakeholders to work with them to achieve the business objectives.

### Mitigation
- Enhanced climate-related disclosures and more climate-aware business strategies.

### Shifts in investor preferences because of more widespread application of climate-related exclusions, shareholder activism, regulatory / public pressure applied to investors more broadly, and rising cost of capital for high emitters

### Complex and potentially dramatic shifts in ecosystems are expected
APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

Chronic physical lens refers to slow-onset shifts in everyday environmental factors. Examples include temperature increases, sea-level rises, changes in precipitation patterns and soil quality, change or disturbance of ecological systems, changing operating environment, altered agricultural productivity, changing socio-political environment, health risks, and scarcity of resources such as clean water and food.

Changing environmental factors will impact society and the economy via multiple channels.

Risks
- Sea-level rises limit port availability, increase transport costs, interfere with market linkages, make it more difficult to get product to market and thus reduce revenue.
- Assets exposed to chronic physical risk experience rising insurance costs.
- Population health issues reduce fiscal capacity due to increased demand for government goods and services.

Opportunities
- Warmer temperatures cause forests to grow faster thus increasing forestry production and revenue.
- Business lines can be linked to environmental services, environmental rehabilitation, or population health services.

Mitigation
- Agricultural research and development investment creates crop strains that will thrive in warmer / wetter / more challenging climate conditions.
- Climate-resilient infrastructure (both greenfield and enhanced value to existing infrastructure) can absorb effects of climate change.
- Appropriate insurance solutions can be adopted by management.

Exposure
Business operations may be exposed to the changing physical environment via:
- Availability and / or cost of production inputs (eg raw materials, labour, energy, etc)
- Negative impacts on workforce (eg health, safety, absenteeism)
- Changes in availability of productive land
- Supply and distribution chain disruption, changes in demand
- Increased capital costs (eg recurring damage to facilities / physical assets from sea-level rise)
- Rising insurance premiums and potential for reduced availability of insurance on assets in “high-risk” locations

Management
- Is management thinking about how probable changes in the environment may impact its business? Are they making plans to stay ahead of the curve?
- Does the business have climate-resilient infrastructure in place?
- Is management engaging in research and development aimed at reducing business exposure to the changing environment?

Uncertainty over the timing and speed of change. General consensus is that changes will be increasingly apparent over the next 10 – 30 years.

Complex and potentially dramatic shifts in ecosystems are expected.
APPENDIX 1: FURTHER DETAIL ON CLIMATE CHANGE FACTORS AND THEIR IMPACT ON VALUATIONS

Acute physical lens

Acute physical lens refers to extreme weather events that may cause damage to investments. These include flooding, fire, strong winds, extreme temperatures, extreme precipitation events, supply chain disruption and volatility of key commodity prices.

The incidence and severity of extreme weather events is expected to increase as the world warms.

Exposure

Companies may be exposed to the impact of extreme weather events via:
- Physical assets (e.g., land, processing and storage facilities, offices, etc)
- Availability and/or cost of production inputs (e.g., raw materials, labour, energy, etc)
- Operations
- Supply and distribution chains
- Changes in demand

These events could impact the company directly or indirectly through key suppliers or end users:
- Does the company have physical assets in locations vulnerable to severe weather events?
- Is the company reliant on transport links or production inputs sourced from locations vulnerable to severe weather events?
- Does the company have a concentrated exposure to particular suppliers/end users vulnerable to extreme weather events?
- Does the company offer a product that can address/mitigate either the acute risk or the damage caused?

Management

- Does management have an appropriate business continuity plan in place?

Key value considerations

- Weather events disrupt the supply chain and increase costs.
- More frequent and unpredictable extreme weather events cause insurance costs to increase.
- Food sources, infrastructure, and property are destroyed by extreme weather events thus increasing costs.

Opportunities

- Company enters a new business line or pursues growth in an existing business line (e.g., catastrophe insurance).
- Company produces a good or service in higher demand as the result of extreme weather events.

Mitigation

- Management adopts appropriate insurance solutions and has a comprehensive business continuity plan in place.
Various external data providers are beginning to summarize and disclose climate change risk-related data about physical and transition risks primarily for publicly listed entities and for the industries most impacted by climate change. These data providers may give insight into specific and identifiable risks and opportunities faced by the subject company, the public comparables, and the broader industries and geographies, which may be relevant to the valuation. However, climate change risk assessment and data disclosures are still nascent, and accordingly there are limitations in the quality, usefulness and comparability of data and risk assessments. Not all climate change risk data is focused on valuation.

Data providers relevant for assessing and identifying climate-related risks for valuators and other users of this guidance include the following parties, among others:

- Bloomberg
- The Climate Service
- Four Twenty Seven
- MSCI
- Standard and Poor’s Trucost

NOTICE TO READER
This guide does not specifically endorse or recommend any specific data provider at this time. Users of this guidance document are encouraged to perform their own research and due diligence related to the quality and usefulness of the information provided by these parties or other parties not mentioned here. We continue to do research and due diligence regarding potential external data service providers to better understand the reliability, usefulness and comparability of their risk assessment data. We may provide updated and more specific recommendations at a future date.
APPENDIX 3: RELEVANCE TO FINANCIAL REPORTING

Recent statements by the International Accounting Standards Board (IASB) and the International Auditing and Assurance Standards Board (IAASB) underline that climate-related risks may already be deemed material factors and should be reflected appropriately in financial statements.

In November 2019, Nick Anderson, an IASB Board member, underlined this view. His IASB in Brief article *IFRS© standards and climate-related disclosures* is intended to help investors understand what already exists in the current International Financial Reporting Standards (IFRS) requirements and guidance. He notes that climate-related risks may be deemed material and warrant disclosures in financial statements under existing standards. Specifically, his opinion underlines that "qualitative external factors, such as the industry in which the company operates, and investor expectations may make such risks ‘material’ and warrant disclosures in the financial statements, regardless of their numerical impact.”

His opinion piece reiterated helpful guidance released by the two Australian standard-setting bodies, the AASB and the AuASB 2018, revised in April 2019: *Climate-related and other emerging risks disclosures: assessing financial statement materiality using AASB / IASB Practice Statement 2.* The guidance note specified:

- The potential financial implications arising from climate-related and other emerging risks may include, but are not limited to:
  - Asset impairment;
  - Changes in the useful life of assets;
  - Changes in the fair valuation of assets due to climate-related and emerging risks;
  - Increased costs and / or reduced demand for products and services affecting impairment calculations and / or requiring recognition of provisions for onerous contracts;
  - Potential provisions and contingent liabilities arising from fines and penalties; and
  - Changes in expected credit losses for loans and other financial assets."

On 1st October 2020, the IAASB issued a Staff Audit Practice Alert to assist auditors in understanding what already exists in the International Standards on Auditing today and how it relates to auditors’ considerations of climate-related risks in an audit of financial statements. In issuing the alert, it underlined that climate change has the potential to impact most, if not all entities, directly or indirectly and is increasingly front of mind for investors and other IAASB stakeholders as its effects are increasingly visible.

The following guidance provides a practical starting point to help valuators respond.

IAASB: The Consideration of Climate-Related Risks in an Audit of Financial Statement

---

APPENDIX 4: METRICS RECOMMENDED IN THE TCFD GUIDANCE AND POSSIBLE SOURCES

The list of metrics recommended within the TCFD sectoral guidance is summarized in the table to the right developed as part of the Corporate Reporting Dialogue Better Alignment Project. The table lists each metric with its relevant sector(s) listed in brackets below, and the extent to which that information can be sourced from reporting using CDP, GRI and SASB.

The list of metrics recommended in the TCFD guidance and possible sources

**Appendix 5 – Case studies**

---

**Legend – Alignment to TCFD**

- **Full**
- **Reasonable**
- **Moderate**
- **Very limited**
- **None**

**Legend – Mapping between frameworks**

- **No substantive difference**
- **Substantive difference**

---

Figure 8: Alignment with the TCFD illustrative example metrics, and between CDP, GRI and SASB.

For each of the 50 TCFD illustrative example metrics, the figure shows the level of alignment (i.e. full, reasonable, moderate, very limited or no alignment) with the relevant indicator(s) of each of the three participants, as indicated by the colouring of the CDP, GRI and SASB boxes.

The figure also shows the level of alignment between the three participants’ relevant indicators. Where there is substantive difference it is shaded pink and the nature of that difference is indicated, i.e. SASB-CDP denotes that information collected by the SASB indicator is not applicable for reporting with CDP’s framework.

The name of each of the 50 TCFD illustrative example metrics is given in italics with the applicable sectors indicated in brackets.

Source: The Corporate Reporting Dialogue: Better Alignment Project
APPENDIX 5

CASE STUDIES
CASE STUDIES

The following case studies act as additional resources for using the framework:

- RailCo Inc.
- WYZ Transmission
- Candor Energy
- Forest Plantation Asset

NOTICE TO READER

All names, data, and other information may be loosely based on actual companies, geographies and situations, but have been substantially obscured for the purposes of this case study. No descriptions, facts, circumstances, and climate-risk assessments are meant to be taken as wholly factual, but rather are intended to provide an example of the potential application of the proposed guidance / framework to a private company valuation.
CASE STUDY – RAILCO INC.

A POTENTIAL NEW INVESTMENT

- RailCo is a leading provider of maintenance-of-way (MOW) equipment, aftermarket parts and services to the railroad industry in North America. The company's equipment is used in the construction, maintenance and repair of railroad tracks throughout North America.

- RailCo is also the largest independent provider of aftermarket services to the MOW equipment sector. MOW equipment typically endures very heavy use and requires significant repairs, rebuilds and overhauls over its useful life.

- RailCo primarily serves the needs of Class I railroads¹ and enjoys long-term relationships with its major Class I rail customers. Class I railroads tend to prioritize MOW expenditures highest among their capex budgets – ahead of track expansion and rolling stock investment.

¹ In the United States, the Surface Transportation Board defines a Class I railroad as "having annual carrier operating revenues of US$250 million or more in 1991 dollars."
Identify the company’s value drivers

MOW spend – driven by:

<table>
<thead>
<tr>
<th>Gross ton miles</th>
<th>Class I profitability</th>
<th>Track capacity</th>
<th>Worker safety / productivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Railroad infrastructure deteriorates with increased usage.</td>
<td>• Profitability influences the ability of Class I railroads to fund MOW investment.</td>
<td>• Investment in additional track capacity by Class Is drives increased MOW expenditure.</td>
<td>• Increasing focus is being placed on worker safety and productivity of maintenance crews.</td>
</tr>
<tr>
<td>• Railroad freight shipments as measured in gross ton miles (GTMs) stimulate investment in MOW capex (for new equipment) and opex (for repair, parts and rebuilds as a result of wear and tear).</td>
<td>• Coal shipped to electrical power generation plants made up 14% of Class I tonnage carried and 12.7% of revenue in 2019.1 About 70% of American coal is shipped by rail.</td>
<td>• Several of the major high-density corridors are operating at “above capacity” levels.</td>
<td>• Class Is have turned to MOW equipment to mechanize these activities, improve crew productivity and ensure a higher, more consistent, quality standard.</td>
</tr>
</tbody>
</table>

Long-standing relationships with Class I railroads

Assess climate change risk and opportunities

The following sources of information were considered when identifying the climate change risks and opportunities to which RailCo is exposed:

Discussions with management

Management of RailCo highlighted three primary areas of risk and opportunity related to climate change:

1. **Opportunity**: Rising temperatures (chronic physical risk).
2. **Opportunity**: Extreme weather costs (extreme physical).
3. **Risk**: Class I railway exposure to coal (market transition).

Subject company annual and sustainability reporting

RailCo has not prepared any sustainability reporting. Very limited commentary on climate change risks and opportunities is included in the management discussion and analysis sections of its annual report.

Comparable company annual and sustainability reporting

Only limited comparability to other publicly traded companies (i.e., rail services only account for a small proportion of the overall business).
ASSESS

Assess climate change risk and opportunities

The following sources of information were considered when identifying the climate change risks and opportunities to which RailCo is exposed:

- **SASB materiality map**
  - The Sustainability Accounting Standards Board Materiality Map does not identify any significant environmental risks related to the Industrial Machinery and Goods sector that would be applicable to RailCo but does highlight "Energy Management".
  - Risks related to the Rail Transportation sector include GHG emissions and air quality and employee health and safety. Although unrelated to climate change, the latter may present an opportunity for RailCo as more activities are mechanized to avoid employee injury.

- **Equity analyst report**
  - Equity analysts highlight the pace of the ongoing decline in coal use for electric power generation and consequently in production and volumes transported. Declining shipments present a key risk to the Class I railroads that would adversely influence GTMs and ultimately MOW expenditures.

- **External data providers**
  - Research and data are available from various external sources that assesses the impact of extreme weather risk and rising temperatures on railroad operations.
Assess climate change risks and opportunities

The following table summarizes the sources of information considered when identifying the climate change risks and opportunities to which RailCo is exposed:

<table>
<thead>
<tr>
<th>Risk and Opportunity</th>
<th>Management</th>
<th>Subject company reporting</th>
<th>Comparable company reporting</th>
<th>SASB materiality map</th>
<th>Equity analyst reports</th>
<th>External data providers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Opportunity: Rising temperatures</td>
<td>✔</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✔</td>
</tr>
<tr>
<td>Opportunity: Extreme weather events</td>
<td>✔</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✔</td>
</tr>
<tr>
<td>Risk: Class I exposure to coal</td>
<td>✔</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✔</td>
</tr>
</tbody>
</table>

1 RailCo has not prepared any sustainability reporting; very limited commentary on climate change risks and opportunities included in the management discussion and analysis sections of its annual report.
2 RailCo has only very limited comparability to other publicly traded companies (i.e. rail services account for only a small proportion of the overall business).
Physical risks and opportunities: background

Chronic opportunity: Rising temperatures

- Climate change projections forecast rising global temperatures and a likely increase in the number / severity of heat-related events.
- Tracks are designed to operate effectively within relatively narrow temperate ranges. Temperatures that exceed this range cause “sun kinks” or degradation (i.e. buckling, warp or misalignment) that can lead to derailment if undetected.
- Track maintenance is a precautionary measure to reduce the likelihood of track buckles and degradation owing to sustained high temperatures. This presents an opportunity for RailCo through increased demand for MOW equipment and repair / maintenance activities.
- Over the longer term, development of new rail materials to minimize degradation at high temperatures could potentially limit some of this opportunity.

Acute opportunity: Extreme weather events

- Climate change projections forecast a greater frequency of extreme weather events.
- Railroad infrastructure is particularly vulnerable to damage from sudden or unforeseen changes in weather and from potential increases in the intensity and / or frequency of extreme weather events such as storms, tornadoes, tropical cyclones, avalanches, extreme heat / cold, flooding etc all influenced by climate change.
- Track repair and maintenance or rail testing requirements resulting from extreme weather events present an opportunity for RailCo through increased demand for MOW equipment and repair / maintenance activities.
Transition risks and opportunities – background

**Market risk: Class I exposure to coal**

- Revenue growth across Class I railroads is driven by growth in GDP and the consequent increase in tonnage shipped by rail. The transportation of coal made up 14% of originated tonnage, the highest volume of any commodity carried by Class I railroads in 2019 but is subject to an ongoing transition away from the use of coal for electrical power generation as more nuclear, gas and “clean” plants come online.
- The United States has the second-highest installed capacity of coal power plants worldwide as of January 2020.  
- 2019 marked the highest level of annual coal capacity retirements in the US since 2015. Already 13 plant closures have been announced in 2020. In 2019 there were 241 coal powered units across the United States.
- The shift away from coal-fired power plants to natural gas and renewable energy presents a transition risk not only to the Class I railroads, but also to downstream supply chains such as RailCo. If declining coal tonnage is not replaced by alternative freight, the profitability and / or the need for MOW equipment or repair / maintenance activities will be at risk of decline.

---

2. Source: Statista 2020
3. Source: Standard and Poor’s Global Market Intelligence
Determine likelihood and impact of identified risks / opportunities

<table>
<thead>
<tr>
<th>Physical risks</th>
<th>Mitigating considerations</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronic opportunity</td>
<td>Over the longer term, technological developments could potentially limit some of this opportunity if rail materials are upgraded to minimize degradation under high temperatures. Some of the opportunity may be absorbed by the railroads ways to the extent they have excess MOW equipment or in-house service capabilities.</td>
<td>Moderate</td>
<td>Moderate</td>
</tr>
<tr>
<td>Rising temperatures: Climate change projections</td>
<td>forecast rising global temperatures and a probable increase in the number / severity of heat-related events impacting railroads.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acute opportunity</td>
<td>Some of the opportunity may be absorbed by the railroads to the extent they have excess MOW equipment or in-house service capabilities.</td>
<td>High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Extreme weather events: Climate change projections</td>
<td>forecast a rising occurrence of extreme weather events such as storms, tornadoes, tropical cyclones, avalanches, extreme heat / cold, flooding etc</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In general, physical climate change risks present opportunities for RailCo through the potential need for more MOW equipment and repair / maintenance activities.
Determine likelihood and impact of identified risks / opportunities

<table>
<thead>
<tr>
<th>Physical risks</th>
<th>Mitigating considerations</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market risk</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Railroad exposure to coal volumes:</td>
<td>Transportation of coal accounts for 30.1% of originated tonnage for all U.S. railroads and 14% for Class I railroads but is likely to continue declining in volume as electrical power generation plants move to nuclear, gas and renewable energy sources. Class I railroad GTMs / profitability are likely to be impacted with downstream implications for demand for MOW equipment / repairs.</td>
<td>Very high</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>There is potential for coal tonnage to be replaced by alternative freight opportunities given cost effectiveness of rail transport.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The trend away from the use of coal for electric-power generation is driven by the need to reduce GHG emissions. This trend plus improvements in technology (eg fracking) and cost reductions for renewable / alternative energy sources heightens the market-risk assessment.
INTEGRATE

Integrate climate-risk assessment into the valuation

VALUATION METHODOLOGY

Primary valuation approach: Discounted cash flow

Given the availability of financial forecasts from management and the expected profitability of RailCo, a going concern income approach using the discounted cash flow methodology was applied as the primary approach in valuing RailCo. This approach also allows specific climate change adjustments that can be quantified to be included in the cash flow forecasts.

Secondary valuation approach: Comparable-company market approach

The comparable-company market approach was considered a corroborative approach when assessing the reasonableness of the EV / EBITDA multiple implied by the DCF analysis.
Discounted cash flow valuation

The inclusion of risk or opportunity in the discount rate or cash flow is impacted by the ability to quantify the cash flow impact, the reliability of estimates used to perform the quantification, and the certainty with which they will impact the business.

Generally, as the quantifiability, reliability and certainty of risks and opportunities increase, it is preferable to include them in the cash flows rather than in the discount rate.

### Physical risks

<table>
<thead>
<tr>
<th>Risk / opportunity</th>
<th>Risk rating</th>
<th>Cash flow / discount rate considerations</th>
<th>Conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Physical chronic opportunity</strong></td>
<td>Moderate</td>
<td><strong>Cash flow impacts</strong>&lt;br&gt;• It is inherently difficult to reliably estimate the potential impact of rising temperatures on the future cash flows of the business.</td>
<td><strong>Consider in discount rate</strong></td>
</tr>
<tr>
<td>Rising temperatures</td>
<td></td>
<td><strong>Discount rate impacts</strong>&lt;br&gt;• Because of the lack of reliable cash flow estimates, the opportunities created by rising temperatures (e.g., potential for higher demand for MOW equipment or machinery repair and parts) are better captured in the discount rate. To the extent there is improved future visibility around this opportunity, the cash flows should be modified accordingly.</td>
<td></td>
</tr>
<tr>
<td><strong>Physical acute opportunity</strong></td>
<td>High</td>
<td><strong>Cash flow impacts</strong>&lt;br&gt;• It is inherently difficult to reliably estimate the potential impact of extreme weather events on the future cash flows of the business.</td>
<td><strong>Consider in discount rate</strong></td>
</tr>
<tr>
<td>Extreme weather events</td>
<td></td>
<td><strong>Discount rate impacts</strong>&lt;br&gt;• Because of the lack of reliable cash flow estimates, the opportunities arising from extreme weather events (e.g., potential for higher demand for MOW equipment or machinery repair and parts) are better captured in the discount rate. To the extent there is improved future visibility around this opportunity, the cash flows should be modified accordingly.&lt;br&gt;• Increasing frequency and severity of extreme weather events as well as heightened risk around the outlook for extreme weather events would lead to an increase in the discount rate.</td>
<td></td>
</tr>
</tbody>
</table>
INTEGRATE

Discounted cash flow valuation

The inclusion of risk or opportunity in the discount rate or cash flow is impacted by the ability to quantify the cash flow impact, the reliability of estimates used to perform the quantification, and the certainty with which they will impact the business.

Generally, as the quantifiability, reliability and certainty of risks and opportunities increase, it is preferable to include them in the cash flows rather than in the discount rate.

<table>
<thead>
<tr>
<th>Physical risks</th>
<th>Risk / opportunity</th>
<th>Risk rating</th>
<th>Cash flow / discount rate considerations</th>
<th>Conclusion</th>
</tr>
</thead>
</table>
| Transition market risk | Exposure to coal volumes | Very high | Cash flow impacts
- A decline in future coal volumes is generally anticipated to adversely impact GTMs. Through discussions with the Class I railroads and industry research, management has been able to include an estimate as to the impact this may have on future business activities and profitability of RailCo. |
Discount rate impacts
- Although management has included an estimate of the potential impact of declining future coal volumes on business activities / profitability, the pace of transition remains uncertain albeit there is increasing environmental pressure to accelerate the transition; technological advances in renewable energy options and affordability are supporting this trend. Given the increasing focus on environmental factors and growing pressures to retire coal plants, we have also included a risk premium in the discount rate determination. |
*** Be careful not to double count the risk already reflected in the cash flows. **|

Consider in both discount rate and cash flows
To triangulate the conclusions reached under the discounted cash flow approach, it is prudent to consider the comparable-company market approach where possible. The following tables highlight some of the factors to consider in assessing relative differences between a comparable company and a subject company when selecting an appropriate market multiple.

<table>
<thead>
<tr>
<th>Company</th>
<th>Sector</th>
<th>Geography</th>
<th>Physical climate assessment</th>
<th>Transition climate assessment</th>
</tr>
</thead>
<tbody>
<tr>
<td>RailCo</td>
<td>Industrial Machinery</td>
<td>US / Canada</td>
<td>High</td>
<td>Very high</td>
</tr>
<tr>
<td>T Corp</td>
<td>Industrial Machinery</td>
<td>US / Canada</td>
<td>High</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

RailCo and T Corp have similar sector and geographic exposure. Neither company has published any industry-specific climate change metrics. The companies exhibit similar physical-risk exposures; however, RailCo faces higher transition risk because of the Class I railroad exposure to declining coal volumes.
## INTEGRATE

### Comparable-company market approach

The analysis below highlights some of the key consideration applied when adjusting the market multiple observed for T Corp.

<table>
<thead>
<tr>
<th></th>
<th>EV / EBITDA Multiple</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comparable-company: T Corp</td>
<td>6.0x</td>
<td>Based on EV / EBITDA multiple of T Corp</td>
</tr>
<tr>
<td>Adjustments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Company-specific considerations</td>
<td>0.5x</td>
<td>T Corp is more diversified in terms of business lines (e.g., rail products and services accounts for about 50% of revenues), but has historically exhibited lower year-over-year growth than RailCo. Multiple adjusted up by 0.5x.</td>
</tr>
<tr>
<td>Industry-specific considerations</td>
<td>0.0x</td>
<td>No adjustment for relative industry-specific factors.</td>
</tr>
<tr>
<td>Physical-risk adjustments</td>
<td>0.0x</td>
<td>No adjustment for relative physical risks because RailCo is assessed as risk neutral on physical risk relative to T Corp.</td>
</tr>
<tr>
<td>Transition-risk adjustments</td>
<td>-1.0x</td>
<td>RailCo has higher transition risk as a result of the decline in the demand for coal among Class I railway customers. Multiple adjusted down by 1.0x.</td>
</tr>
<tr>
<td>Subject company selected multiple</td>
<td>5.5x</td>
<td></td>
</tr>
</tbody>
</table>
TRIANGULATE

Summary of lessons learned

- Both the discounted cash flow and comparable-company market approaches were used to assess the impact of climate change considerations on the valuation of RailCo.
- Under both approaches, there is still a large element of professional judgement required when assessing adjustments to cash flows / discount rate or comparable-company trading multiples. Accordingly, the ability to triangulate value conclusions under multiple approaches is helpful in assessing the reasonability of the overall conclusion.
- It is important to acknowledge that climate change presents both physical and transition risks and opportunities; both angles should be evaluated when preparing a valuation.
INVESTMENT OVERVIEW

WYZ transmission has a long history in the electricity transmission sector.
Activities include:
- Transmission of electricity
- Connection of power plants to the grid
WYZ operates in both the regulated and unregulated sectors:
- Regulated operates the grid
- Unregulated involved in other activities including the connection of new renewable-energy power plants to the grid
### Identify the company’s value drivers

<table>
<thead>
<tr>
<th>Core activities</th>
<th>Revenue / costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Electricity transmission to supply distribution networks and major industrial consumers</td>
<td><strong>Regulated activities</strong></td>
</tr>
<tr>
<td>• Customers: distribution networks and large industrial consumers</td>
<td>• Revenue Source: energy transmission</td>
</tr>
<tr>
<td>• Revenue based on regulatory approval to cover approved capex, opex and return on capital</td>
<td>• Revenue derived from construction services, operations and maintenance and investment return on these infrastructures</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operating environment</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• Regulated activities: Transmission of electricity produced by large centralized electricity generators</td>
<td><strong>Unregulated activities</strong></td>
</tr>
<tr>
<td>• Unregulated activities: Connecting new renewable energy power plants to the grid and operating / maintaining that connection</td>
<td>• Customers: distribution networks and large industrial consumers</td>
</tr>
<tr>
<td>• Revenue source: transformers and transmission lines to connect new electricity generators to the grid (mostly renewable energy projects)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Geographies</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• State level (regional)</td>
<td></td>
</tr>
</tbody>
</table>

---

Risk and opportunity identification

The risk and opportunity assessment has been performed based on current conditions observed (ie current regulations and the current trending of GHG emissions) and does not incorporate any scenario analysis. A summary of those risks and opportunities is presented below.

The risks and opportunities were identified from various sources including WYZ Transmission’s annual and sustainability reports, industry analysis and discussions with management.

<table>
<thead>
<tr>
<th>Risk</th>
<th>Mitigants</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronic</td>
<td>Droughts and higher temperatures increase risk wildfires could damage infrastructures and disrupt activities. Leading to higher maintenance costs, leading to lower revenue because of disruptions.</td>
<td>Low</td>
<td>Moderate</td>
</tr>
<tr>
<td></td>
<td>Underground systems (already used in some regions) are an alternative.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The risk and opportunity assessment has been performed based on current conditions observed (ie current regulations and the current trending of GHG emissions) and does not incorporate any scenario analysis. A summary of those risks and opportunities is presented below.

The risks and opportunities were identified from various sources including WYZ Transmission's annual and sustainability reports, industry analysis and discussions with management.

### Transition risks

<table>
<thead>
<tr>
<th>Risk</th>
<th>Mitigants</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy</td>
<td>Early closure of traditional power plants because of political limitations</td>
<td>Government’s priority remains to provide population with reliable source of energy.</td>
<td>Low</td>
</tr>
<tr>
<td>Example: Restrictions on traditional sources of energy, increased carbon taxes.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leading to increased risk of not meeting minimum reliability standard leading to lower revenue / lower cost.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Market</td>
<td>Reduction in demand for energy through transmission network</td>
<td>Revenue is mostly secured by contracts and regulation in the short term.</td>
<td>Low</td>
</tr>
<tr>
<td>Example: Improved energy efficiency by consumers, commitment by end user to reduce energy consumption, emergence of off-grid living, etc.</td>
<td>Large-scale renewable energy will remain the lowest-cost energy generation source.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leading to lower revenue in the long term.</td>
<td>Demand for energy in general is expected to increase as a result of growing population and changing lifestyle habits (eg electric vehicles, air conditioning, etc).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Increased supply uncertainty from replacement of aging thermal plants by intermittent power sources (eg solar and wind) as well as stranded asset risk.</td>
<td>Existing dispatch capacity continues across network as well as the possibility to increase storage capacity (ie capex required).</td>
<td>High</td>
<td>High</td>
</tr>
</tbody>
</table>
### Risk and opportunity identification

<table>
<thead>
<tr>
<th>Transition risks</th>
<th>Mitigants</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Technology</strong></td>
<td>Disruptive factor: Emergence of residential solar plant resulting in decreased reliance on transmission network. Leading to lower revenue in the long term.</td>
<td>Revenues are protected by contracts in the short term; large-scale renewable energy will remain the lowest cost generation source.</td>
<td>High</td>
</tr>
<tr>
<td><strong>Legal and Reputation</strong></td>
<td>Legal action / damage to reputation for being responsible for wildfires. Leading to fines leading to high costs / lower revenue.</td>
<td>Rigorous mitigation programs are in place.</td>
<td>Moderate</td>
</tr>
</tbody>
</table>
## Risk and opportunity identification

<table>
<thead>
<tr>
<th>Opportunities</th>
<th>Enablers</th>
<th>Likelihood</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Energy source</strong></td>
<td>Emergence of new renewable power plants</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Leading to increased demand for connecting plants to the grid leading to potential new revenues.</td>
<td>Develop expertise in connecting renewable energy plants to the grid.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Market</strong></td>
<td>Emergence of off-grid living</td>
<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Leading to diversify and increase sources of revenue.</td>
<td>Engage with consumers and adapt business model to involve demand-side participation.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Technology / resource efficiency</strong></td>
<td>Improved transmission efficiency</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Leading to lower costs.</td>
<td>Investment in modernising the network.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Example: Large-scale energy storage to smooth the intermittency of variable renewable generation.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Products and services</strong></td>
<td>Position company as an industry leader in energy transition</td>
<td>Moderate</td>
<td>Moderate</td>
</tr>
<tr>
<td>Leading to increased potential to grow activities in new geographic and unregulated markets.</td>
<td>Willingness of management to develop innovative but limited solutions to energy efficiency (given competitiveness of industry).</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Determine materiality, likelihood and ability to quantify the risk

Insufficient information is available to accurately adjust the discount rate or incorporate risks and opportunities into cash flows identified with the exception of the opportunity related to the emergence of new renewable power plants. This is due to the fact that specific impacts to the business can be observed and quantified, unlike the other risks and opportunities, which are more unpredictable and uncertain.

Data limitations: Climate change risks and opportunities are not always priced into market transactions.

Valuations can only reflect risks to the extent they are priced into market transactions in order to determine the fair market value as defined by the price that willing and informed buyers would be ready to pay in an open-market transaction.

<table>
<thead>
<tr>
<th>Opportunity</th>
<th>Current risk rating</th>
<th>Cash flow impacts</th>
<th>Discount rate</th>
<th>Quantification conclusion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergence of new renewable power plants</td>
<td>High</td>
<td>Growth of unregulated business segment would directly result in increased cash flows. Since new power plant projects can be identified, specific cash flows can be included in the financial model used for valuation.</td>
<td>Identified project cash flows can be discounted at distinct rates based on their specific level of risk.</td>
<td>Price in both discount rate and cash flows.</td>
</tr>
</tbody>
</table>
INTEGRATE

Incorporate quantifiable, material impacts into valuation

Step 1: Adjustments to CASH FLOWS:
Value is added as a result of the integration of renewable power plants into the valuation model.

Increased cash flows = increase fair market value

Step 2: Adjustments are made to the DISCOUNT RATE:
Uncertainty remains regarding the timing and scope of the additional renewable energy projects reflected in the cash flows and thereby increasing the discount rate.

Increased discount rate = decrease fair market value

Net overall impact of the integration of renewable plants in the model = ↑ in fair market value

The opportunities arising from the connection of additional renewable energy projects can be incorporated by using a higher discount rate to reflect the uncertainty. However, this exercise cannot be performed for the other risks and opportunities previously identified.
INTEGRATE

What this means in the valuation calculation?

Regulated activities

Step 1
Determine appropriate cash flow projections based on:
- Regulated asset base
- Allowed rate of return

Step 2
Determine appropriate discount rate based on projections risk:
- Overall low risk given favourable regulatory environment, stable growth perspectives

Discount rate used for regulated activities* 10.0%

No climate change impact on regulated activities

Unregulated activities

Step 1
Determine appropriate cash flow projections based on:
- Possible additional revenues from identified renewable energy projects
- Required capex and gearing assumptions
- Negotiated operations and maintenance revenue

Step 2
Determine appropriate discount rate based on projections risk:
- High uncertainty arising from strong growth profile (ie additional leverage and capex required) and reliance on unstable sources of energy

Discount rate used for unregulated activities* 12.0%

Premium to reflect uncertainty

Net overall impact of the integration of renewable plants in the model = ↑ in fair market value

The opportunities arising from the connection of additional renewable energy projects can be incorporated by using a higher discount rate to reflect the uncertainty. However, this exercise cannot be performed for the other risks and opportunities previously identified.

The discount rates presented above have been chosen to illustrate the theoretical premium considered in valuing unregulated activities and are not reflective of actual discount rates used for the valuation of WYZ Transmission.
Conclusions and lessons learned
When going through the proposed tool to incorporate climate change into a business valuation, it is important to always keep in mind what market participants consider.

- Some of the risks and opportunities identified for WYZ Transmission were not incorporated into the business valuation* because they are not currently priced into market transactions. However, an investor may view this as an investment or divestment opportunity if they view the risks and opportunities to be mispriced at this time.

Incorporating climate-related risks and opportunities can have a positive impact on fair market value.*

*Based on IFRS 13 definition of fair market value. Fair value for other purposes may be impacted differently.
CASE STUDY – CANDOR ENERGY

INVESTMENT OVERVIEW

- Large portfolio of real estate assets acquired in India
- Portfolio comprised of five Class A, campus-style office properties in key gateway locations
- Tenant base of large, high-quality-credit multinational corporations and financial institutions
- Investment thesis: to maximize income through portfolio lease-up and completion of construction
- Significant follow-on capital invested to upgrade energy infrastructure in the two oldest properties
**IDENTIFY**

**Identify the company’s value drivers**

**Core activities**
- Provide office space and core services to tenants
- Attract and retain high-quality tenants

**Cost**
- Major costs: maintenance, energy (i.e., heating and cooling for the office properties)
- Energy costs passed through to customers
- Potential increased occupancy through better operating efficiency allowing lower net rent
- Opportunity: replace high-maintenance diesel generators adversely impacting the environment

**Revenue**
- Leasing revenue earned monthly under long-term contracts
- Objective: increase leasing revenue and lengthen average term while managing flow-through costs (see below)

**Geographies**
- India
ASSESS – RISKS AND OPPORTUNITIES

Identify the risks and opportunities

Several opportunities to improve energy usage and efficiency have been identified:

- Energy demands of two properties exceeded grid power
  - The difference (~30% of overall power supply) was made up by diesel generator sets (DG)
- DGs have high maintenance costs, adverse environmental impacts and lower efficiency
  - DG power typically costs 1.5-2x more than grid electricity
- DGs could be overused and the system permanently cease operating
- An energy modernization plan was designed and executed to replace the DGs with grid electricity
- Other energy-efficiency initiatives were completed to diversify the campus’s energy supply and further reduce costs

INITIATIVES

- Electricity from the grid replaced DGs
- Substation and transmission upgrades
- Rooftop solar installations
- HVAC system re-engineered
- LED lights installed
- Conventional air filters replaced with electrostatic filters
- Conventional fans replaced with electronically commuted fans
- Chiller efficiency improvements

RESULTS

- Over CA$3.6 million in annual energy-cost savings
- Payback period of 10 months
- CO₂ savings of over 16,000 tons annually
- Significantly improved indoor air quality
- Hedge against exposure to fluctuating oil prices
- Compliance with expected legislation
- Limited potential negative impacts on tenant operations
- Numerous environmental certifications and awards
Below summarizes the key risks identified.

<table>
<thead>
<tr>
<th>Risks</th>
<th>Rating</th>
<th>Mitigating Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chronic: Rising temperatures will increase demand for cooling (and increase energy consumption).</td>
<td>Moderate</td>
<td>Yes – See opportunity #1</td>
</tr>
<tr>
<td>Acute: Diesel generator is likely more susceptible to damage caused by extreme weather events.</td>
<td>Moderate</td>
<td>Yes – See opportunity #1</td>
</tr>
<tr>
<td>Acute: Increasing severity of monsoonal floods and rainy seasons could result in damage to the property.</td>
<td>Moderate</td>
<td>Yes – Insurance programs in place</td>
</tr>
</tbody>
</table>

**OVERALL PHYSICAL RISK ASSESSMENT**

<table>
<thead>
<tr>
<th>Risks</th>
<th>Rating</th>
<th>Mitigating Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy: Increasing pressure to reduce carbon emissions could result in diesel generators being banned or restricted.</td>
<td>Low</td>
<td>Yes – See opportunity #2</td>
</tr>
<tr>
<td>Market: Diesel power is common in parts of India, though multinational tenants are increasingly looking for more sustainable energy.</td>
<td>Low</td>
<td>Yes – See opportunity #3</td>
</tr>
<tr>
<td>Technology: Diesel generators are outdated, inefficient, less reliable and more costly to maintain.</td>
<td>Moderate</td>
<td>Yes – See opportunity #1</td>
</tr>
<tr>
<td>Reputation: Possible negative impact if prolonged reliance on diesel-generated power or power failure could lead to business interruption risk.</td>
<td>Low</td>
<td>Yes – See opportunity #4</td>
</tr>
</tbody>
</table>

**OVERALL TRANSITIONAL RISK ASSESSMENT**

<table>
<thead>
<tr>
<th>Risks</th>
<th>Rating</th>
<th>Mitigating Factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy: Increasing pressure to reduce carbon emissions could result in diesel generators being banned or restricted.</td>
<td>Low</td>
<td>Yes – See opportunity #2</td>
</tr>
<tr>
<td>Market: Diesel power is common in parts of India, though multinational tenants are increasingly looking for more sustainable energy.</td>
<td>Low</td>
<td>Yes – See opportunity #3</td>
</tr>
<tr>
<td>Technology: Diesel generators are outdated, inefficient, less reliable and more costly to maintain.</td>
<td>Moderate</td>
<td>Yes – See opportunity #1</td>
</tr>
<tr>
<td>Reputation: Possible negative impact if prolonged reliance on diesel-generated power or power failure could lead to business interruption risk.</td>
<td>Low</td>
<td>Yes – See opportunity #4</td>
</tr>
</tbody>
</table>
### Opportunity identification scorecard

Below summarizes the key opportunities identified.

<table>
<thead>
<tr>
<th>Opportunities</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Opportunity 1</td>
<td>Transition away from diesel to the grid (powered increasingly by renewable energy) and solar panels.</td>
</tr>
<tr>
<td>Opportunity 2</td>
<td>Reduce carbon emissions by diversifying energy sources, including installing solar panels.</td>
</tr>
<tr>
<td>Opportunity 3</td>
<td>Improve indoor air quality by replacing conventional air filters with electrostatic filters and conventional fans replaced with electronic fans.</td>
</tr>
<tr>
<td>Opportunity 4</td>
<td>Attract tenants by providing a more sustainable choice than competing properties.</td>
</tr>
</tbody>
</table>
Below summarizes how the risks and opportunities would impact the valuation of the real estate investment.

<table>
<thead>
<tr>
<th>Risks</th>
<th>Impact on fair value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustments made to cash flows</td>
<td></td>
</tr>
<tr>
<td>Valuation of base business was derived using a discounted cash flow model and adjusted for the following:</td>
<td></td>
</tr>
<tr>
<td>Opportunities could be captured through the cash flows (eg lower operating costs and potential impact on tenant rents).</td>
<td>Up</td>
</tr>
<tr>
<td>Downward adjustments could be made for higher insurance premiums and capital outlays that mitigate larger-scale physical risks.</td>
<td>Down</td>
</tr>
<tr>
<td>Adjustments made to the discount rate</td>
<td></td>
</tr>
<tr>
<td>The discount rate (assuming no diesel transformation) was calculated using a pricing model.</td>
<td>Up</td>
</tr>
<tr>
<td>The risk premium was lowered to reflect market trading multiples for similar environmentally sustainable real estate in India.</td>
<td>Down</td>
</tr>
</tbody>
</table>
What does this mean to the valuation?

Older less efficient energy sources  Capitalization Rate  Cleaner energy sources

14%  <13%
Lessons learned

When comparing asset valuations between companies, it is often difficult to compare climate change risks. The comparison process (as far as it goes) is, nevertheless, extremely useful and can be refined in future valuation periods.

Further considerations and lessons learned:

- Data disclosure is the most important variable in determining climate-related risks for a subject property, as well as its peer set (i.e., market or transaction comparables).
- It is important to find assets that closely resemble the subject property in order to help isolate physical and transitional risks.
- As data disclosures standardize and improve, valuation analysis will continue to be refined.
A forestry plantation asset, including a large estate of radiata pine on freehold land, a nursery and native forest.
### IDENTIFY

#### Identify the company’s value drivers

<table>
<thead>
<tr>
<th>Core activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Trees are grown on freehold land.</td>
</tr>
<tr>
<td>• Logs are sold to domestic processors.</td>
</tr>
<tr>
<td>• No processing activities are undertaken by the tree crop owner.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operating environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>• There is a high level of vertical integration in the industry; most big companies are both processors and forest owners.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Revenue / costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Most revenue comes from the sale of harvested product to processors of pulp, panels and sawn lumber.</td>
</tr>
<tr>
<td>• Costs include labour, harvesting, transport, silviculture¹ and other forest management activities.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Geographies</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Land and trees are located across several regions in a single country.</td>
</tr>
<tr>
<td>• Customers (processors) are all domestic and located close to the forest assets.</td>
</tr>
<tr>
<td>• Processed product is generally sold to overseas markets.</td>
</tr>
</tbody>
</table>

---

1 Silviculture is the practice of controlling the growth, composition / structure, and quality of forests to meet values and needs in timber production.
### ASSESS

#### Assess climate change risks and mitigating factors

<table>
<thead>
<tr>
<th>Risks</th>
<th>Policy and legal</th>
<th>Technology</th>
<th>Market</th>
<th>Reputation</th>
<th>Acute</th>
<th>Chronic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increasing water scarcity leads to re-nationalisation of water rights which, in turn, lead to higher costs for pulp mill customers.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Droughts and higher temperatures increase the risk of fire.</td>
<td>Decrease in rainfall and warmer temperatures increase prevalence of droughts.</td>
</tr>
<tr>
<td>Mitigants</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Non-contiguous forest estate.</td>
<td>• Adapt management techniques including species / genotype selection, site selection, and silviculture regime.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Management is prepared through enhanced fire detection and suppression capability.</td>
<td>• Well established monitoring and management techniques are needed to control pests and disease.</td>
</tr>
<tr>
<td>Pulp mill customers represent a small proportion by volume and value of total sales.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Fire insurance.</td>
<td>• Non-contiguous forest estate.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Mechanisation to protect workers from heat.</td>
<td>• Non-contiguous forest estate.</td>
</tr>
</tbody>
</table>

---

1 Silviculture refers to the practice of controlling the growth, composition / structure, and quality of forests to meet needs in timber production.
### ASSESS

#### Assess climate change risks and mitigating factors

<table>
<thead>
<tr>
<th>Opportunities</th>
<th>Resource efficiency</th>
<th>Energy source</th>
<th>Products and services</th>
<th>Markets</th>
<th>Resilience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warmer temperatures can lengthen the growing season of eucalyptus and radiata pine.</td>
<td></td>
<td></td>
<td></td>
<td>Introduction of an emissions trading scheme (ETS) system may result in upside benefit from carbon sequestration.</td>
<td>Increased demand for timber can be driven by a policy shift in favour of renewable resources.</td>
</tr>
</tbody>
</table>

| Enablers | | Improved genetics, and management regimes maximize upside. | | | Government policy focused on reducing emissions. |
### Assess climate change risks and mitigating factors

<table>
<thead>
<tr>
<th>Risk</th>
<th>Important according to SASB materiality map?</th>
<th>Materiality</th>
<th>Likelihood</th>
<th>Impact on valuation</th>
<th>Can be quantified?</th>
<th>Transaction data available?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Increasing water scarcity leads to re-nationalisation of water rights which, in turn, leads to higher costs for pulp mill customers.</td>
<td>No</td>
<td>Low</td>
<td>High</td>
<td>There could be significant political pressure from the population to re-nationalise water rights.</td>
<td>Lower revenue for pulpwood material.</td>
<td>Yes</td>
</tr>
<tr>
<td>Droughts and higher temperatures increase the risk of fire.</td>
<td>Yes</td>
<td>Moderate / high</td>
<td>High</td>
<td>This can be material if fire destroys or damages a significant area of the forest.</td>
<td>Higher insurance and fire management costs / lost tree stocks occur where insurance is not available.</td>
<td>Yes</td>
</tr>
<tr>
<td>Decrease in rainfall and warmer temperatures increases prevalence of droughts.</td>
<td>Yes</td>
<td>Low</td>
<td>High</td>
<td>Radiata pine is reasonably drought tolerant.</td>
<td>Lower harvest yields will lower revenue.</td>
<td>No</td>
</tr>
</tbody>
</table>

---

1 Silviculture refers to the practice of controlling the growth, composition / structure, and quality of forests to meet needs in timber production.
### Determine materiality, likelihood and ability to quantify the risk

<table>
<thead>
<tr>
<th>Risk</th>
<th>Important according to SASB materiality map?</th>
<th>Materiality</th>
<th>Likelihood</th>
<th>Impact on valuation</th>
<th>Can be quantified?</th>
<th>Transaction data available?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warmer seasons increase the occurrence of pests and diseases.</td>
<td>Yes</td>
<td>Moderate / high</td>
<td>Moderate / High if not managed effectively. There are well established monitoring and management techniques for pests and diseases already in place (and costed as BAU) to make the residual risk low.</td>
<td>Silviculture / pest and disease management costs are higher. (Note: These represent a small cost as a percentage of revenue).</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>This is related to the physical impacts of climate change.</td>
<td></td>
<td></td>
<td></td>
<td>But materiality is low.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- Warmer seasons increase the occurrence of pests and diseases. Yes This is related to the physical impacts of climate change. Moderate / high Moderate / High if not managed effectively. There are well established monitoring and management techniques for pests and diseases already in place (and costed as BAU) to make the residual risk low. Silviculture / pest and disease management costs are higher. (Note: These represent a small cost as a percentage of revenue). Yes But materiality is low. No
## FILTER

### Determine materiality, likelihood and ability to quantify the risk

<table>
<thead>
<tr>
<th>Risk</th>
<th>Important according to SASB materiality map?</th>
<th>Materiality</th>
<th>Likelihood</th>
<th>Impact on valuation</th>
<th>Can be quantified?</th>
<th>Transaction data available?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction of an ETS system may result in upside benefit from carbon sequestration.</td>
<td>No This is related to regulatory impacts.</td>
<td>Low</td>
<td>Moderate</td>
<td>Higher revenue</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Increased demand for timber is driven by a policy shift in favour of renewable resources.</td>
<td>No This is related to new market opportunities.</td>
<td>Moderate</td>
<td>Moderate</td>
<td>Higher revenue</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Warmer temperatures can lengthen the growing season of eucalyptus and radiata pine.</td>
<td>Yes This is related to the physical impacts of climate change.</td>
<td>Low</td>
<td>High</td>
<td>Faster rotations bring forward future harvest revenues.</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

**Materiality**
- **Low**: Carbon-credit income would likely be immaterial relative to other income streams.
- **Moderate**: The country has committed to introducing an ETS scheme, but its form and timing are unclear.
- **High**: This depends on the climate change trajectory; however, temperature changes were already evident in the last decade.

**Likelihood**
- **Low**: Temperature changes will vary across the estate; the valuation impact will be evident in the medium / long term.
- **Moderate**: Most policies in favour of renewable resources are currently focused on the energy sector.
- **High**: This could unlock new markets and increase adoption of timber in some industries.

**Impact on valuation**
- **Higher revenue**: There is not enough information at this stage.

**Can be quantified?**
- **No**: Climate change valuation framework

**Transaction data available?**
- **No**: Forestry Plantation
INTEGRATE

Incorporate quantifiable, material impacts into valuation using scenarios

<table>
<thead>
<tr>
<th></th>
<th>Low case</th>
<th>Base case</th>
<th>High case</th>
</tr>
</thead>
<tbody>
<tr>
<td>Global temperature rise</td>
<td>1.5°C– 2°C by 2050</td>
<td>2°C by 2050</td>
<td>2°C by 2050</td>
</tr>
<tr>
<td></td>
<td>Unchanged by 2100</td>
<td>3°C by 2100</td>
<td>4°C by 2100</td>
</tr>
<tr>
<td>Carbon price</td>
<td>Significantly higher than current price</td>
<td>Higher than current prices</td>
<td>Not much higher than current prices</td>
</tr>
<tr>
<td>Fossil fuel usage</td>
<td>40% lower in 2050 (vs. 2010)</td>
<td>25% lower in 2050 (vs. 2010)</td>
<td>15% lower in 2050 (vs. 2010)</td>
</tr>
</tbody>
</table>

Impact of increased fire risk from higher temperatures and droughts

- **LOW**
  - Fire insurance and fire management costs increase at slightly above the pace of inflation over the life of the investment.
  - As a result, these costs are higher by the time exited, but the quantum is not significant.
  - Impact on valuation is **low**.

- **MODERATE**
  - Fire insurance and management costs increase significantly above inflation for the first 10 years of the investment. From year 10 onward, these costs increase at the rate of inflation.
  - As a result, these costs double by the time the investment is exited.
  - Impact on valuation is **moderate**.

- **HIGH**
  - Fire insurance is prohibitively expensive and management costs significantly above inflation over the life of the investment.
  - As a result, fire risk will likely have to be self-insured. More work is required to estimate a reasonable “fire loss” assumption.
  - The impact on valuation is potentially **high**.

Base case reflects the way climate change is most likely to play out based on the information currently available.
## Valuation challenges and learnings – What have we learned in the process?

<table>
<thead>
<tr>
<th>Challenges</th>
<th>Solutions and learnings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Historical frequency and severity of physical events (e.g., fire) is not a good proxy for the future, therefore, it is difficult to estimate the extent of the risk.</td>
<td>Develop partnership with leading catastrophe insurance actuary and monitor developments in wildfire prediction/insurance pricing/modeling to better understand this risk.</td>
</tr>
<tr>
<td>Much of the data relating to chronic physical changes and the effect on plantation forests is found in scientific research, which does not easily translate for the non-academic/scientist.</td>
<td>Engage with the asset manager to ensure the relevant information needed to make investment decisions and forecast harvest yields is understood.</td>
</tr>
<tr>
<td>Much of the data related to climate change impacts on forestry assets is location/asset-specific and cannot be applied easily to the target investment, particularly as it is geographically spread out (e.g., different rainfall patterns/temperature changes across the estate).</td>
<td>Test data with the asset manager and make adjustments based on their observations and practical experience.</td>
</tr>
</tbody>
</table>
Test adjustments and monitor company strategy around climate change

What factors will we monitor?

- Research the effect on radiata pine growth rates of various changes in chronic physical conditions.
- For fire insurance premiums and fire management practices, track developments in how insurance actuaries approach modelling of fire risk in the region.
- Study regulatory developments regarding ETS / water rights / other climate-related reforms.
- Record physical conditions across the estate (rainfall, temperature, bugs / disease, etc).
- Track global market demand and technological developments that enable the non-traditional uses of wood fibre.

What factors will we monitor?

- Proactively engage with asset manager to:
  - Better understand asset climate change risks and opportunities
    - How are the asset managers mitigating the risks and / or positioning for the opportunities? Are there any other emerging risks or opportunities that should be monitored?
  - Develop a climate change framework
    - Although the asset manager monitors climate patterns on an ongoing basis, there is no formal climate change framework in place. Work with them to develop appropriate reporting to track climate change risks and opportunities over time.
APPENDIX 1 – ASSESS LENSES (RISKS)

Policy and legal
- Increased costs and complexity for business from policy and regulations designed to limit long-term effects of climate change and to encourage sustainable business operation.
- Impacts that could occur if parties suffered loss or damage from the effects of climate change.

Technology
- Disruption driven by development of technology to support a low-carbon economy.

Market
- Changes in economic and social factors affecting demand and supply.
- Slow onset shifts in everyday environmental factors can affect resource availability.

Reputation
- Profitability loss because the business is causing negative climate change impacts and there is lack of proactive action to address these impacts.

Acute
- Extreme weather: Extreme heat and cold, precipitation, wind gusts, tropical cyclones.

Chronic
- Climate trends: Coastal flooding, fluvial flooding, wildfires.
APPENDIX 1 – ASSESS LENSES (RISKS)

**Resource efficiency**
- Improving efficiency across the production and distribution processes, buildings, machinery and transport to reduce emissions effects of climate change.

**Energy source**
- Reducing climate change impact by transitioning to low-emission alternatives such as wind, solar, wave, tidal, geothermal, biofuels and carbon capture and storage.

**Products / services**
- Developing new low-emission products and services. This might improve competitive position and capitalize on consumer preferences.

**Markets**
- Seeking opportunities to access new markets by collaborating with governments, banks, etc as they work to shift to a lower-carbon economy.

**Resilience**
- Developing adaptive capacity to respond to climate change and better manage the associated risks and seize opportunities.
THE A4S CFO LEADERSHIP NETWORK

The Prince’s Accounting for Sustainability Project (A4S) was established by HRH The Prince of Wales in 2004 to convene senior leaders in the finance, accounting and investor communities to catalyse a fundamental shift towards resilient business models and a sustainable economy.

A4S has partnered with Chartered Professional Accountants of Canada (CPA Canada) to run the Canadian Chapter of the A4S CFO Leadership Network. CPA Canada is one of the largest accounting bodies in the world, with more than 220,000 members in Canada and internationally. CPA Canada has a long track record of driving awareness of sustainability issues and supporting its members to deliver on that key role.

The Network has worked on a number of projects including this guidance. The outputs from the other projects are available from the A4S website www.accountingforsustainability.org

Our project team would value feedback on this guide from other organizations working in this area. Please send any comments to: info@a4s.org

NETWORK MEMBERS – EUROPE

Clifford Abrahams, ABN AMRO
Steve Buck, Anglian Water
Simon Carter, British Land
Julie Brown, Burberry
Philippe Blondiaux, Chanel
Melanie Kreis, Deutsche Post DHL
Tim Harris, Direct Line Group
Iain Mackay, GlaxoSmithKline
Javier Echave, Heathrow Airport Holdings
Andy Agg, National Grid
Paul Boote, Pension Group
Henry Schirmer, Randstad
Geraldine Matchett, Royal DSM
Maria Ferraro, Siemens Energy
Gregor Alexander, SSE
Seppo Parvi, Stora Enso
Lars Løddesøl, Storebrand
Alan Stewart, Tesco
Kate Bowyer, The Crown Estate
Birgit Conix, TUI
Graeme Pitkethly, Unilever
Chris Johns, Yorkshire Water
George Quinn, Zurich Insurance Group

NETWORK MEMBERS – CANADA

Lawrence Davis, Senior Vice President Finance, BCI
Brian Lawson, Brookfield Asset Management
Maarika Paul, Caisse de Dépôt et Placement du Québec (CDPQ)
Patrice Impney, City of Vancouver
Jocelyn Perry, Fortis Inc
Philip Witherington, Manulife Financial Corporation
Jonathan Simmons, Ontario Municipal Employees Retirement System (OMERS)
David McGraw, Ontario Teachers’ Pension Plan
Pamela Steer, Payments Canada
Doug French, TELUS
Karen Higgins, The Co-operators Group
Victor Pang, Vancouver Fraser Port Authority

NETWORK MEMBERS – US

Ray Young, Archer Daniels Midland
Scott Herren, Autodesk
Andrew Bonfield, Caterpillar
Keith Taylor, Equinix
George Davis, Intel
Harmit Singh, Levi Strauss and Co.
Claus Aagaard, Mars
Mark Kaye, Moody’s
Ewout Steenbergen, S&P Global
Mark Hawkins, Salesforce.com
Warren Zaccaro, Securian Financial Group
Matthew Ellis, Verizon
Zane Rowe, VMware

Introduction
Authority and scope of the framework
Climate change valuation framework
Appendices 1–4
Appendix 5 – Case studies