

CLIMATE-RELATED FINANCIAL DISCLOSURES REPORT 2020

1. Introduction to the TCFD

The Taskforce on Climate-related Financial Disclosures (TCFD) was commissioned in 2015 by Mark Carney in his remit as Chair of the Financial Stability Board. In 2017 the TCFD released its recommendations for improved transparency by companies, asset managers, asset owners, banks, and insurance companies with respect to how climate-related risks and opportunities are being managed. Official supporters of the TCFD total 930 organisations representing a market capitalisation of over \$11 trillion. Disclosure that aligns with the TCFD recommendations currently represents best practice.

The recommendations are based on the financial materiality of climate change. The four elements of recommended disclosures (see Figure 1 below) are designed so as to make TCFD-aligned disclosures comparable, but with sufficient flexibility to account for local circumstances. Examples of pension funds that have been early adopters of the TCFD recommendations include AP2, NEST, PGGM, RPMI Railpen, The Pensions Trust, and Environment Agency Pension Fund.

Figure 1



The Nottinghamshire Pension Fund supports the TCFD recommendations as the optimal framework to describe and communicate the steps the Fund is taking to manage climate-related risks and incorporate climate risk management into investment processes. As a pension fund we are long-term investors and are diversified across asset classes, regions and sectors, making us "universal owners". It is in our interest that the market is able to effectively price climate-related risks and that policy makers are able to address market failure. We believe TCFD-aligned disclosure from asset owners, asset managers, and corporates, is in the best interest of our beneficiaries.

2. About this report

The Fund has received an in-depth review of the Fund's climate risks under different climate change scenarios across all asset classes from the Fund's pooling company, LGPS Central Ltd. The Fund is currently using the findings of this report to develop a more detailed Climate Strategy taking into account the characteristics of the Pension Fund and the Fund's policy of engaging with companies to encourage the development of climate-resilient business strategies.

In the interests of being transparent with the Fund's beneficiaries and broader stakeholder base, this report discloses the key results of the recent Carbon Risk Metrics Analysis and Climate Scenario Analysis undertaken on the Fund's assets as part of the Climate Risk report produced by LGPS Central Ltd. We expect to update our Carbon Risk Metrics on an annual basis.

Ahead of the publication of the Climate Strategy, this Climate-related Disclosures report describes the way in which climate-related risks are managed currently.

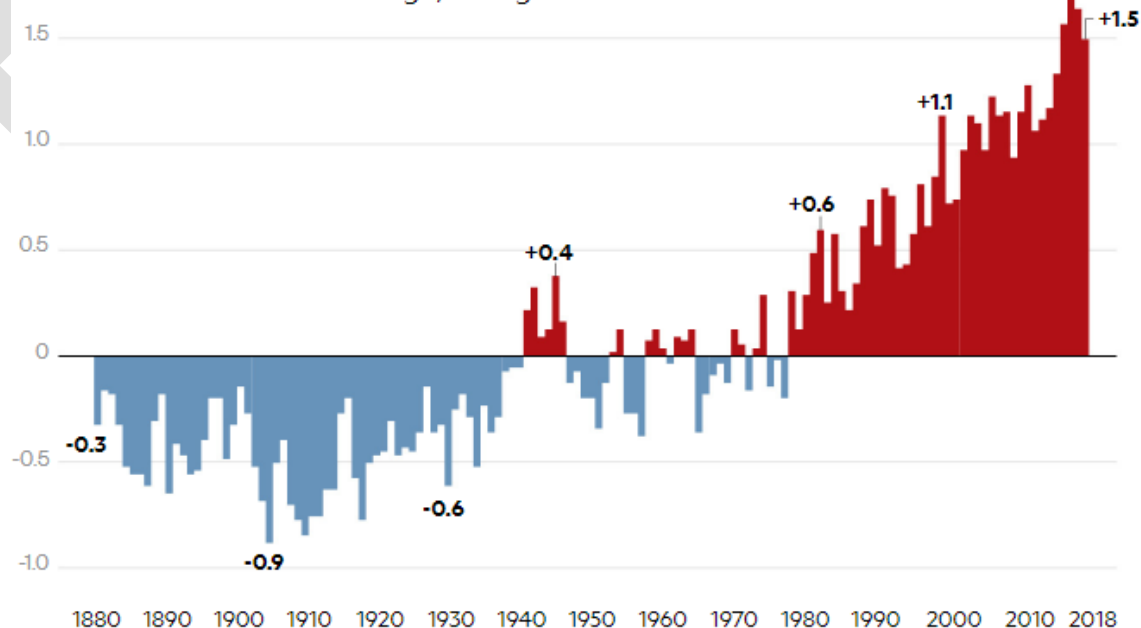
3. Climate-related risks

Human activities are estimated to have caused approximately 1.0°C of global warming above pre-industrial levels. Most of this warming has occurred in the past 35 years, with the five warmest years on record taking place since 2010. Between the years 2006-2015, the observed global mean surface temperature was 0.87°C higher than the average over the 1850-1990 period. The overwhelming scientific consensus is that the observed climactic changes are the result primarily of human activities including electricity and heat production, agriculture and land use change, industry, and transport.

Figure 2 Graph showing Global Temperature Difference from 1951-80 average. Source: NASA

Global Temperature

Difference from 1951-80 average, in degrees Fahrenheit



In order to mitigate the worst economic impacts of climate change, there must be a large, swift, and globally co-ordinated policy response. Despite this, the majority of climate scientists anticipate that given the current level of climate action, by 2100 the world will be between 2°C and 4°C warmer, with significant regional variations. This is substantially higher than the Paris Climate Change Agreement, which reflects a collective goal to hold the increase in the climate's mean global surface temperature to well below 2°C above preindustrial levels and to pursue efforts to limit the temperature increase to 1.5°C.

Figure 3: Selected extracts from the Paris Agreement on climate change. Source:

Paris Agreement Article 2(1)a

Holding the increase in the global average temperature to well below 2°C above pre-industrial levels and pursuing efforts to limit the temperature increase to 1.5°C above pre-industrial levels, recognizing that this would significantly reduce the risks and impacts of climate change;

Paris Agreement Article 2(1)c

Making finance flows consistent with a pathway towards low greenhouse gas emissions and climate-resilient development.

Paris Agreement Article 4(1)

In order to achieve the long-term temperature goal set out in Article 2, Parties aim to reach global peaking of greenhouse gas emissions as soon as possible, recognizing that peaking will take longer for developing country Parties, and to undertake rapid reductions thereafter in accordance with best available science, so as to achieve a balance between anthropogenic emissions by sources and removals by sinks of greenhouse gases in the second half of this century, on the basis of equity, and in the context of sustainable development and efforts to eradicate poverty.

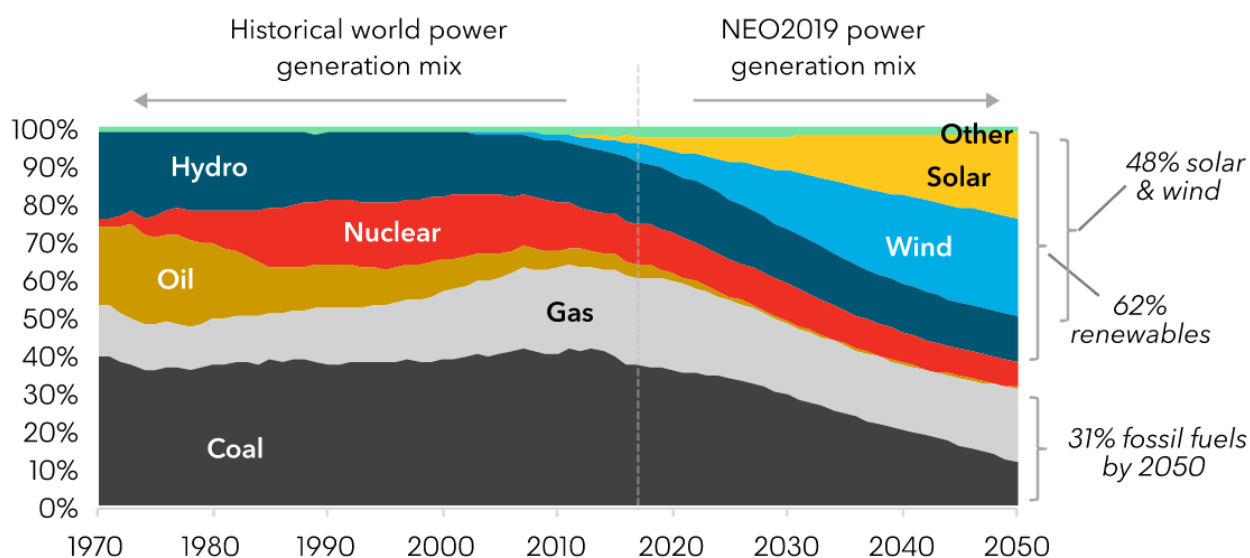
UNFCCC.

Given its contribution to global GHG emissions, the energy sector is expected to play a significant role in the long-term decarbonisation of the economy. Figure 4 suggests that in one climate scenario the proportion of coal, oil, and gas in the global power generation mix will shrink to 31% of total by 2050. It is important to recognise however that not only is the supply of energy expected to be a factor in global decarbonisation, but the demand for energy plays a crucial role too. In addition, the behaviour of private and state-owned energy companies (not commonly invested in by UK pension funds) is as important as their publicly traded counterparts.

The issue faced by diversified investors (such as pension funds) is not limited to the oil & gas and power generation sectors, but also to downstream sectors. Investors focussing exclusively on primary energy suppliers could fail to identify material climate risks in other sectors. Research suggests that the oil & gas sector is not homogeneous with regards to climate risk: were climate policies to affect the oil price, those companies with assets lower down the cost curve are less likely to be financially compromised by those companies with higher cost assets. Investors that assume each fossil fuel company bears an equal magnitude of climate-related risk could be led towards sub-optimal decision-making.

The Fund recognises that climate-related risks can be financially material and that the due consideration of climate risk falls within the scope of the Fund's fiduciary duty. Given the Fund's long-dated liabilities and the timeframe in which climate risks could materialise, a holistic approach to risk management covering all sectors and all relevant asset classes is warranted.

Figure 4: The Bloomberg New Energy Outlook global power generation mix. Source: BloombergNEF.



4. Disclosure Pillars

The TCFD Recommendations set out four disclosure pillars; Governance, Strategy, Risk Management and Metrics and targets. This TCFD Report is structured in line with Asset Owner TCFD Recommendations by each pillar as follows.

Governance

TCFD Recommended Disclosure

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

Roles and responsibilities at the Fund are set out clearly in the Fund's Governance Compliance Statement. Overall responsibility for managing the Fund lies with the Nottinghamshire County Council which has delegated the management and administration of the Fund to the Nottinghamshire Pension Fund Committee.

The Nottinghamshire Pension Fund Committee is responsible for approving the Fund's Investment Strategy Statement (ISS), which includes the Fund's approach to responsible investment. The ISS recognises climate change as factor that could have a serious impact on financial markets. The Nottinghamshire Pension Fund Committee meets eight times a year, and reports from an Independent Adviser (which include advice on the Fund's approach to responsible investment) are received regularly. Committee members are encouraged to receive suitable training to help them discharge their responsibilities.

In September 2020 the Nottinghamshire Pension Fund Committee received a Climate Risk Report which will support the formation of the Fund's climate strategy.

The Local Pensions Board has an oversight role in ensuring the effective and efficient governance and administration of the Fund, including securing compliance with the LGPS Regulations and any other legislation relating to the governance and administration of the Scheme.

TCFD Recommended Disclosure

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

The Service Director for Finance, Infrastructure and Improvement, Group Manager Financial Services and Senior Accountant Pensions and Treasury Management have primary day-to-day responsibility for the way in which climate-related investment risks are currently managed. As a primarily externally managed fund, the implementation of much of the management of climate-related risk is delegated onwards to portfolio managers. External portfolio managers are monitored on a regular basis by the Nottinghamshire Pension Fund Committee.

In September 2020 the Fund Officers received a Climate Risk Report. Based on various qualitative and quantitative analyses, the report suggested actions that could be taken to further manage the Fund's climate-related risks. The following recommendations and considerations were accepted by Committee and form part of the Climate Risk Action Plan.

| Ref | Category | Action | Timing | Notes |
|-----|-------------------|---|--|--|
| | Governance | | | |
| 1 | Governance | Publish a TCFD Disclosure. This will incorporate the key elements of the Carbon Risk Report. | December 20 | LGPS Central to provide support |
| 2 | Policies | Develop a Climate Strategy. This should be consistent with the TCFD recommendations and include a Climate Stewardship Plan, monitored regularly by the Nottinghamshire Pension Fund Committee | March 21 | LGPS Central to provide support |
| 3 | Governance | Schedule agenda time at Nottinghamshire Pension Fund Committee meetings at least annually for discussion of progress on climate strategy | An annual review will take place to coincide with the annual update of metrics | LGPS Central to advise on timing of metric updates |

| Ref | Category | Action | Timing | Notes |
|-----|------------------|---|----------|---|
| | | Additionally report 6 monthly on progress for the first two years of the Action Plan. | | |
| 4 | Governance | Schedule one training session on general RI matters and one climate-specific training per year | 6 months | LGPS Central to provide training |
| 5 | Policies | <p>Update policies to reflect climate risk e.g. consider:-</p> <ul style="list-style-type: none"> communications on climate risk into communications strategy make clear the roles of key governance committees, especially the Pension Fund Committee, in approving and monitoring the Fund's approach to responsible investment and climate change in the ISS Update the Governance Policy Statement to explain how climate risks are governed Review as part of the FSS the extent to which climate risks could affect other risks noted in the FSS Update the Fund's "Approach to Responsible Investment" in the ISS to include the six responsible investment beliefs. Consider incorporating the Fund's "Approach to Environmental Risk within this disclosure" | July 21 | |
| 6 | Reporting | In the Annual Report include a summary of this Climate Risk Report in a manner consistent with the TCFD Recommendations and a summary of the Fund's annual voting activities. | Oct 21 | LGPS Central to provide support with this |
| | Strategy | | | |
| 7 | Asset Allocation | Notwithstanding other factors in the Fund's asset allocation process, seek to move towards the Long Term Target Strategic Asset Allocation weightings | Ongoing | |

| Ref | Category | Action | Timing | Notes |
|------------------------|---------------------|--|---|---|
| 8 | Asset Allocation | The Fund should attempt to take a view on the likelihood of different climate scenarios, drawing on its suppliers and advisers. | Ongoing | With the support of LGPS Central |
| 9 | Asset Allocation | Monitor fund managers, discussing with equity managers the influence of climate factors on their sector positioning and with real assets managers their physical risk resilience & GRESB participation. Use IIGCC's "Addressing climate risks and opportunities in the investment process" | Ongoing – will form part of the annual stewardship plan | With the support of LGPS Central |
| 10 | Asset Allocation | Explore the potential for additional allocations to Global Sustainable Equities and Infrastructure if evidence suggests there could be asymmetrical return profiles (i.e. with expected relative upside in a 2°C scenario and no meaningful relative downside) | Will be reviewed as part of the annual review of asset allocation | Initial and current allocations to be explored first... |
| 11 | Asset Allocation | Explore potential investments in sustainable private equity, green bonds and low-carbon passive equities. | Ongoing | Longer term consideration |
| 12 | Policy Engagement | Continued public support for the Paris Agreement and join collaborations of like-minded institutional investors to collectively lobby for Paris-aligned climate policies via LGPS Central | Ongoing | With the support of LGPS Central |
| Risk Management | | | | |
| 13 | Company Stewardship | Create an annual stewardship plan | April 21 | With the support of LGPS Central |
| 14 | Company Stewardship | Through LGPS Central, engage corporate bond managers on their approach to assessing climate risk within their portfolio in the absence of reported GHG emissions data | Ongoing – will form part of the annual stewardship plan | With the support of LGPS Central |

| Ref | Category | Action | Timing | Notes |
|-----|----------------------------|---|---|--|
| 15 | Company Stewardship | Prioritise the most material/ strategic real assets investment manager exposure for dialogue on climate risk. Consider using the recent IIGCC guide for this endeavour. | Ongoing – will form part of the annual stewardship plan | With the support of LGPS Central |
| 16 | Company Stewardship | Continue to engage the companies highlighted in the Climate Stewardship Plan through selected stewardship partners | Ongoing – will form part of the annual stewardship plan | With the support of LGPS Central |
| 17 | Company Stewardship | Report progress on the Climate Stewardship Plan to the Nottinghamshire Pension Fund Committee on an annual basis. | July 22 | With the support of LGPS Central |
| 17a | Company Stewardship | Ensure that the Fund's voting behaviour supports and enhances engagements highlighted in the Climate Stewardship Plan. | Ongoing – will form part of the annual stewardship plan | With the support of LGPS Central and Hermes EOS |
| | Metrics and Targets | | | |
| 18 | Metrics | Repeat Carbon Risk Metrics analysis annually | Timescale dependent on LGPS Central availability | Timescale dependent on LGPS Central availability |
| 19 | Metrics | Repeat Climate Scenario Analysis every 2-3 years | Summer 22-23 | |
| 20 | Metrics | Report annually on progress on climate risk using the TCFD framework | Autumn 21 | Timescale dependent on LGPS Central availability |

5. Strategy

TCFD Recommended Disclosure

a) Describe the climate-related risks and opportunities the organisation has identified over the short, medium and long term.

As a diversified asset owner, the range of climate-related risks and opportunities are multifarious and constantly evolving. A subset of risk factors is presented in Table 1.

Table 1: Example Short, Medium & Long-Term Risks

| | Short & Medium Term | Long Term |
|--------------------|--|---|
| Risks | Carbon prices Technological change Policy tightening Consumer preferences | Resource scarcity Extreme weather events Sea level rise |
| Asset class | Listed equities Growth assets Energy-intensive industry Oil-dependent sovereign issuers Carbon-intensive corporate issuers | Infrastructure Property Agriculture Commodities Insurance |

Short-term risks include stock price movements resulting from increased regulation to address climate change. Medium-term risks include policy and technology leading to changes in consumer behaviour and therefore purchasing decisions – the uptake in electric vehicles is an example of this. Long-term risks include physical damages to real assets and resource availability. Examples would include increase sea level rise for coastal infrastructure assets or supply chain impacts for companies as a result of severe weather events.

The Fund has received a Climate Risk Report and will use its findings to develop a Climate Strategy.

TCFD Recommended Disclosure

b) Describe the impact of climate-related risks and opportunities on the organisation's business, strategy and financial planning.

Although the Fund is diversified across asset classes, regions, and sectors, it is recognised that climate risk is systemic and is unlikely to be eliminated through diversification alone. The Fund is exploring options to further embed climate-related risks and opportunities into its investment strategy, including reviewing potential investments in sustainable asset classes where this supports the Fund's investment and funding objectives.

TCFD Recommended Disclosure

c) Describe the resilience of the organisation's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

The Fund has engaged the expertise of an external contractor, Mercer LLC¹, to understand the extent to which the Fund's risk and return characteristics could come to be affected by a set of plausible climate scenarios. This includes an estimation of the annual climate-related impact on returns (at fund and asset-class level). All asset classes are included in this analysis. The climate scenarios considered are 2°C, 3°C and 4°C.

Table 2: Annualised climate change impact on portfolio returns – to 2030 and 2050².

| Scenario | Timeline | Estimated climate impact on returns |
|----------|----------|-------------------------------------|
| 2°C | 2030 | 0.13% |
| | 2050 | 0.01% |
| 3°C | 2030 | -0.02% |
| | 2050 | -0.07% |
| 4°C | 2030 | -0.06% |
| | 2050 | -0.11% |

The Climate Scenario Analysis suggests that a 2°C outcome is, according to the model used, the best climate scenario from a returns perspective (adding 0.13% in annual returns to the Asset Allocation on a timeline to 2030) while a 4°C outcome is the worst of the three considered (detracting by 0.06% annually over the same period). The Fund is using the analysis to shape a climate strategy which will be agreed in due course.

Translating Climate Scenario Analysis into an investment strategy is a challenge because there is a wide range of plausible climate scenarios; the probability of any given scenario is hard to determine, and; the best performing sectors and asset classes in a 2°C scenario tend to be the worst performers in a 4°C and vice versa. Despite the challenges, the Fund believes in seeking out the best available climate-related research in order to make its portfolio as robust as possible.

¹ Via LGPS Central Limited

² Extract above from Mercer Limited's (Mercer) report "Climate Change Scenario Analysis" dated 03 July 2020 prepared for and issued to LGPS Central Limited for the sole purpose of undertaking climate change scenario analysis for Nottinghamshire Pension Fund. Other third parties may not rely on this information without Mercer's prior written permission. The findings and opinions expressed are the intellectual property of Mercer and are not intended to convey any guarantees as to the future performance of the investment strategy. Information contained herein has been obtained from a range of third party sources. Mercer makes no representations or warranties as to the accuracy of the information and is not responsible for the data supplied by any third party.

6. Risk Management

TCFD Recommended Disclosure

a) Describe the organisation's process for identifying and assessing climate-related risks.

The Fund seeks to identify and assess climate-related risks at the total Fund level and at the individual asset level. The Fund has received a Climate Risk Report which includes both top-down and bottom-up analyses to support this endeavour. The Fund recognises that the tools and techniques for assessing climate-related risks in investment portfolios are an imperfect but evolving discipline. The Fund aims to use the best available information to assess climate-related threats to investment performance.

As far as possible climate risks are assessed in units of investment return, in order to compare with other investment risk factors.

As a primarily externally-managed pension fund, the identification and assessment of climate-related risks is also the responsibility of individual fund managers appointed by the Fund. Existing fund managers are monitored on a regular basis.

Engagement activity is conducted with investee companies through selected stewardship partners including LGPS Central, EOS at Federated Hermes, and LAPFF (see below). The Fund is devising a Climate Stewardship Plan (based on the Climate Risk Report) in order to focus engagement resources on the investments most relevant to the Fund.

TCFD Recommended Disclosure

b) Describe the organisation's process for managing climate-related risks.

The prioritisation of risks is determined based on the level of perceived threat to the Fund which, for climate-related risk, will likely depend on analyses including Climate Scenario Analysis and Carbon Risk Metrics. The Fund's approach to climate risk management will be further developed in its forthcoming Climate Strategy.




Although the Fund's Climate Strategy will involve more than just engagement and shareholder voting, stewardship activities will remain an important aspect of the Fund's approach to managing climate risk. The Fund expects all investee companies to manage material risks, including climate change, and the Fund believes that climate risk management can be meaningfully improved through focussed stewardship activities by investors.

The Fund supports the engagement objectives of the Climate Action 100+ initiative, i.e. companies adopt the appropriate governance structures to effectively manage climate risk, decarbonise in line with the Paris Agreement, and disclose effectively using the TCFD recommendations.

Either through its own membership or through LGPS Central's membership, the Fund has several engagement partners that engage investee companies on climate risk which are

described in the following table. We expect our external investment managers to engage companies in a manner that helps achieve CA100+ objectives.

Table 3: The Fund's Stewardship Partners

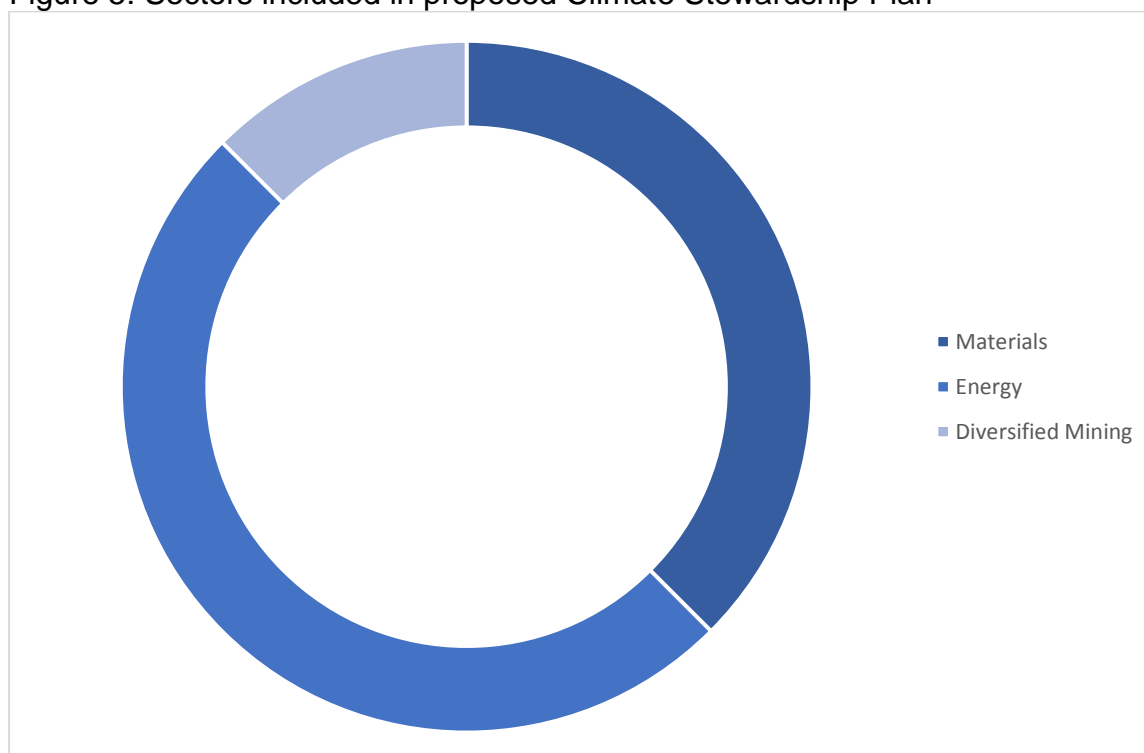
| Organisation | Remit |
|--|--|
|  | <p>The Fund is a 1/8th owner of LGPS Central.</p> <p>Climate change is one of LGPS Central's stewardship themes, with quarterly progress reporting available on the website.</p> <p>The Responsible Investment Team at LGPS Central engages companies on the Fund's behalf, including via the Climate Action 100+ initiative.</p> |
|  | <p>EOS at Federated Hermes is engaged by LGPS Central to expand the scope of the engagement programme, especially to reach non-UK companies.</p> <p>In 2019, EOS conducted engagements on 238 climate change issues across its company universe.</p> |
|  | <p>The Fund is a long-standing member of the Local Authority Pension Fund Forum (LAPFF). LAPFF conducts engagements with companies on behalf of local authority pension funds.</p> <p>In 2019 LAPFF conducted over 150 engagements on climate change.</p> |

The instruction of shareholder voting opportunities is an important part of climate stewardship. The Fund's votes are executed by its asset pool (LGPS Central) according to a set of Voting Principles, to which the Fund contributes during the annual review process. LGPS Central's Voting Principles incorporate climate change, for example by voting against companies that do not meet certain thresholds in the Transition Pathway Initiative (TPI) scoring system. LGPS Central has co-filed shareholder resolutions that relate to climate change. LGPS Central recently co-filed climate-related shareholder resolutions at the meetings of BP Plc, Barclays Plc, and Citigroup.

LGPS Central reports quarterly on its voting and engagement activities. These reports are publicly available to Committee members via the LGPS Central website.

Based on its Climate Risk Report, the Fund will develop a Climate Stewardship Plan which, alongside the widescale engagement activity undertaken by LGPS Central, EOS at Federated Hermes, and LAPFF, will include targeted engagement at investee companies of particular significance to the Fund's portfolio.

Figure 5: Sectors included in proposed Climate Stewardship Plan



TCFD Recommended Disclosure

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

Both 'mainstream' risks and climate-related risks are discussed by the Pension Committee. While specific macro-economic risks are not usually included in isolation, the Fund has deemed climate risk to be sufficiently significant and therefore included it on the Fund's Risk Register.

Climate risk will be further managed through the Fund's Climate Stewardship Plan.

7. Metrics & Targets

TCFD Recommended Disclosure

a) Disclose the metrics used by the organisation to assess climate-related risks and opportunities in line with its strategy and risk management process.

The Fund has recently received a report from LGPS Central Limited on carbon risk metrics for its listed equities portfolios. An attempt was made to assess corporate fixed income portfolios, but the coverage of fixed income portfolios - i.e. the proportion of securities in the portfolios which report their GHG emissions data, or for which a reasonable estimation can be made – is very low (less than half of each portfolio is covered). The poor availability of data in asset classes other than listed equities prevents a more complete analysis at this time.

The carbon risk metrics analysis include:

- portfolio carbon footprints³,
- weight of portfolios invested in companies with fossil fuel reserves
- weight of portfolios invested in companies with thermal coal reserves
- weight of portfolios invested in companies whose products and services include clean technology
- metrics assessing the management of climate risk by portfolio companies

Carbon risk metrics aid the Fund in assessing the potential climate-related risks to which the Fund is exposed, and identifying areas for further risk management, including company engagement and fund manager monitoring. The Fund additionally monitors stewardship data (see above).

TCFD Recommended Disclosure

b) Disclose Scope 1, Scope 2, and if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks. TCFD Guidance: *Asset owners should provide the weighted average carbon intensity, where data are available or can be reasonably estimated, for each fund or investment strategy.*

In line with the TCFD guidance and following receipt of a report from LGPS Central Limited we provide below the carbon footprints of our equity portfolio⁴:

Table 4: Carbon risk metrics for the equity portfolios⁵

| Portfolio Name | Benchmark | Carbon Footprint (tCO ₂ e/\$M revenue) | | | Weight in Fossil Fuel Reserves % | | | Weight in Thermal Coal Reserves % | | | Weight in Clean Technology % | | |
|-----------------------|---------------------------------------|---|--------|--------|----------------------------------|-------|-------|-----------------------------------|------|-------|------------------------------|-------|-------|
| | | PF | BM | % Diff | PF | BM | Diff | PF | BM | Diff | PF | BM | Diff |
| Total Quoted Equities | Total Quoted Equity Blended Benchmark | 124.26 | 165.67 | -24.99 | 11.78 | 12.99 | -1.21 | 2.84 | 3.43 | -0.59 | 30.22 | 32.42 | -2.20 |

³ Following TCFD guidance we use weighted average portfolio carbon footprints.

⁴ Analysis undertaken on the listed equities portfolios within holdings data as of 31 March 2019. The information in Table 4 was provided to the Fund in a report authored by LGPS Central Limited. In LGPS Central Limited's Reports the Total Equities portfolio comprises the Core Index, Schroders and Specialist portfolios weighted according to their size in GBP. The Core Index portfolio contains 8 underlying passive portfolios managed for the Fund by LGIM and two underlying passive portfolios managed by LGPS Central. As the core Index is passively managed the carbon risk metrics of the portfolios are almost identical to those of the respective index. For this reason no benchmark comparison is provided. The Schroders portfolio contains 8 underlying active portfolios managed by Schroders, and the results are presented next to a blended benchmark (a pro-rata composition of the regional benchmarks). The Specialist portfolio contains two active portfolios managed by RWC, and the results are presented next to a blended benchmark (a pro-rata composition of the FTSE AW ex UK and FTSE All Share). The rest of the Specialist portfolios were excluded from the analysis due to (i) low market value of the portfolios (ii) limited data availability.

⁵ Certain information ©2020 MSCI ESG Research LLC. Reproduced by permission.

| Portfolio Name | Benchmark | Carbon Footprint (tCO2e/\$M revenue) | | | Weight in Fossil Fuel Reserves % | | | Weight in Thermal Coal Reserves % | | | Weight in Clean Technology % | | |
|----------------------------|------------------------------|--------------------------------------|--------|--------|----------------------------------|-------|--------|-----------------------------------|------|-------|------------------------------|-------|--------|
| | | PF | BM | % Diff | PF | BM | Diff | PF | BM | Diff | PF | BM | Diff |
| Total Core Index portfolio | N/A | 169.18 | - | - | 12.57 | - | - | 3.40 | - | - | 33.15 | - | - |
| Total Schrodgers portfolio | Schrodgers Blended Benchmark | 94.37 | 163.58 | -42.31 | 12.79 | 13.40 | -0.60 | 2.80 | 3.46 | -0.66 | 31.99 | 32.06 | -0.06 |
| Total Specialist portfolio | Blended Specialist Benchmark | 48.65 | 158.40 | -69.28 | 1.25% | 12.81 | -11.56 | 0.00% | 3.46 | -3.46 | 10.35 | 32.04 | -21.69 |

The Fund's Total Quoted Equities portfolio is around 25% more carbon efficient than the benchmark. This means that, on average, for every \$m of economic output companies produce, the Fund's investee companies emit 25% fewer greenhouse gas emissions than the companies in the index. The report received from LGPS Central Limited shows that both the Total Schrodgers portfolio and the Total Specialist portfolio are more carbon efficient than their benchmarks. The exposure of the Total Quoted Equity portfolio to fossil fuel producers is 1.21% lower than the benchmark.

Whilst the Fund's carbon risk metrics results show the Fund already 'outperforms' its benchmarks, the Fund is proactively exploring ways to further embed climate risk management in its investment decision making. The Fund expects to update its carbon risk metrics data on an annual basis.

TCFD Recommended Disclosure

c) Describe the targets used by the organisation to manage climate-related risks and opportunities and performance against targets.

The ability for diversified investors (such as pension funds) to set meaningful climate targets is inhibited by the paucity in credible methodologies and data currently available. Like most investors, the Fund is supportive of the development of target-setting methodologies, and of the increasing completeness of carbon datasets. The Fund wishes to explore options to further manage climate-related risks and work is underway to assess options within the limitations of currently available data.

Appendix 1

TCFD Recommendations for Asset Owners (source: TCFD)

Governance

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

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

Strategy

Recommended Disclosure (a) Describe the climate-related risks and opportunities the organisation has identified over the short, medium, and long term.

Recommended Disclosure (b) Describe the impact of climate-related risks and opportunities on the organisation's businesses, strategy, and financial planning.

Recommended Disclosure (c) Describe the resilience of the organisation's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

Risk Management

Recommended Disclosure (a) Describe the organisation's processes for identifying and assessing climate-related risks.

Recommended Disclosure (b) Describe the organisation's processes for managing climate-related risks.

Recommended Disclosure (c) Describe how processes for identifying, assessing, and managing climate-related risks are integrated into the organisation's overall risk management.

Metrics and Targets

Recommended Disclosure (a) Disclose the metrics used by the organisation to assess climate-related risks and opportunities in line with its strategy and risk management process.

Recommended Disclosure (b) Disclose Scope 1, Scope 2, and, if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks.

Recommended Disclosure (c) Describe the targets used by the organisation to manage climate-related risks and opportunities and performance against targets.

Appendix 2: Important Information

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