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Executive Summary

Context

The COVID-19 pandemic has accelerated several ongoing transitions, including the interdependence between financial institutions and our changing climate. While financial institutions’ business models are vulnerable to climate disruptions, greater attention is also being given to the influence of investment and lending portfolios on climate outcomes. This transition is marked by unprecedented growth of environmental, social, and corporate governance (ESG) investments, a profusion of high-level climate commitments by financial institutions, and burgeoning financial regulatory action on climate-related financial disclosures. Financial institutions are seeking to lead zero-carbon transformation rather than just minimize risks related to climate impacts.

To decarbonize the global economy in alignment with the goals established by the Paris Agreement, all economic actors in the real economy need to reduce their greenhouse gas (GHG) emissions at a rate sufficient to be consistent with the emissions pathways established by climate science.

Financial institutions (FIs) differ from other economic sectors: they provide finance and other services to the companies that are responsible for reducing GHG emissions, rather than exercise direct control over GHG emission reductions. The central enabling role of finance is recognized in the Paris Agreement’s Article 2.1(c) on “making finance flows consistent with a pathway towards low greenhouse gas emissions and climate-resilient development.” The Science Based Targets initiative (SBTi) defines financial institutions as companies whose business involves the dealing of financial and monetary transactions, including deposits, loans, investments, and currency exchange. If 5 percent or more of a company’s revenue or assets comes from activities such as those described above, they are considered to be financial institutions.

The SBTi framework for financial institutions aims to support FIs in their efforts to address climate change by providing resources for science-based target setting. The framework includes target setting methods, criteria, a target setting tool, and this guidance document. This guidance document includes the following:

- Business case for setting science-based targets (SBTs);
- Guidance for FIs to use the target validation criteria and recommendations, target setting methodologies and tools to prepare targets for submission to the SBTi for approval;
- Case studies from global financial institutions on their application of target setting methods;

---

2 On September 14, 2020, New Zealand announced it was the first country to require annual climate risk reporting by large banks, asset managers, and insurers; see https://www.afr.com/companies/financial-services/new-zealand-makes-climate-reporting-compulsory-20200915-p55vno.
Recommendations about how FIs can communicate their science-based targets, as well as how they aim to contribute to reducing greenhouse gas emissions in the real economy through the implementation of their targets; and

Recommendations on steps that FIs can take to achieve their targets, building on the understanding that setting targets is only one of various steps (high-level commitments, measuring financed emissions, scenario analysis, target setting, enabling action, reporting) that FIs need to take to ultimately reduce greenhouse gas emissions in the real economy.

The business case for setting SBTs

Financial institutions have historically focused on maximizing economic return on investment as a guiding principle and business model. However, the meaning of fiduciary duty, that is financial institutions' legal and ethical obligation to act in their clients' best interests, is shifting in the face of climate change. The new business case for financial institutions to set SBTs for their investment and lending portfolios is based on a four-part rationale: resilience, policy, demand, and innovation. Adoption of SBTs can help financial institutions augment their resilience and competitiveness in the face of extreme weather events and other climate-related risks. By becoming change makers rather than change takers, financial institutions can effectively anticipate climate policy and regulatory shifts. Clients are increasingly demanding climate actions by their financial institutions, and SBTs help to provide transparent credibility. Finally, SBTs help direct financial institution innovation toward potentially higher-margin products that support emissions reductions in the real economy.

How to set SBTs

FIs’ largest impact on climate change is through their investment and lending activities; thus, it is essential they prioritize target setting in these areas. The SBTi has adopted an asset class–specific approach to enable robust and meaningful targets. After an extended stakeholder engagement process, the SBTi has selected three methods that link financial institutions’ investment and lending portfolios with climate stabilization pathways, each of which can be used for one or more asset classes:

- **Sectoral Decarbonization Approach (SDA):** Emissions-based physical intensity targets are set for real estate and mortgage–related investments and loans, as well as for the power generation, cement, pulp and paper, transport, iron and steel, and buildings sectors within corporate instruments.
- **SBTi Portfolio Coverage Approach:** Engagement targets are set by financial institutions to have a portion of their investees set their own SBTi-approved science-based targets such that the financial institution is on a linear path to 100 percent portfolio coverage by 2040.
- **The Temperature Rating Approach:** Financial institutions can use this approach to determine the current temperature rating of their portfolios and take actions to align their portfolios to ambitious long-term temperature goals by engaging with portfolio companies to set ambitious targets.
The SBTi recognizes that these methods are neither exhaustive nor comprehensive and welcomes review of additional methods. In addition to setting targets for their investment and lending activities, FIs are required to set targets for their operations (i.e., scope 1 and 2 emissions) consistent with a well-below 2°C pathway, and are encouraged to set them for a more ambitious 1.5°C scenario. Financial institutions may also set targets for the remaining scope 3 categories, as defined by the GHG Protocol Scope 3 Standard.

**How to communicate targets**

Science-based targets give FIs an indication of how much is needed to align their activities with the Paris climate goals. As outlined above, FIs’ primary means for affecting GHG emission reductions is through the companies they invest in or finance. To preserve credibility and robustness, FIs must communicate clearly about their SBTs and the actions they take to implement their SBTs. The SBTi has developed a template that provides instructions for FIs on how best to do the following:

- Define a headline target that sets out which asset classes are included in their targets and how much of their total portfolio is covered;
- Define targets for individual asset classes that include the method they have used as well as specific target language; and
- Outline the actions they will take to reach their headline and asset class-specific target(s).

The SBTi recognizes that currently there is insufficient clarity about which FI actions lead to greenhouse gas emissions in the real economy. To make further progress in this field the SBTi requires that, after target approval, FIs disclose actions or strategies taken during the year to meet scope 3 portfolio targets, and disclosure of progress against all approved targets on an annual basis. As FIs set targets, this reporting will help to identify which actions are most effective to realize GHG emission reductions in the real economy.

**How to track progress and achieve targets**

Actions FIs can take to fully integrate climate change in their organizations and services and potentially influence greenhouse gas emission reductions in the real economy include the following:

- Engaging key stakeholders, such as companies, service providers, and policymakers on complementary components of climate action;
- Public disclosure of strategies employed to reduce the impact of the FI on climate change; and
- Integration of climate change in governance and decision-making.
How to join the SBTi and submit targets for approval

The release of this framework in October 2020 launches a pilot target validation period for 20 financial institutions. The SBTi envisions that the first group of approved FIs will mobilize further ambitious climate actions from the financial sector. All interested FIs are invited to follow the five-step SBTi Call to Action process to commit to set a SBT, develop a target, submit the targets for a validation, announce the approved targets, and disclose target progress. In April 2021, the SBTi plans to release an updated target validation and criteria and recommendations for financial institutions based on updates in the latest available climate science and target setting methods, as well as lessons learned in the pilot target validation phase.
## Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Absolute emissions</strong></td>
<td>Greenhouse gas emissions attributed to a financial institution’s lending and investing activity, expressed in metric tonnes of CO₂ equivalent (tCO₂e).</td>
</tr>
<tr>
<td><strong>Asset class</strong></td>
<td>A group of financial instruments that have similar financial characteristics.</td>
</tr>
<tr>
<td><strong>Attribution share or attribution factor</strong></td>
<td>The share of total greenhouse gas emissions of the borrower or investee that are allocated to the loan or investments.</td>
</tr>
<tr>
<td><strong>Avoided emissions</strong></td>
<td>Emission reductions that the financed project produces versus what would have been emitted in the absence of the project (the counterfactual baseline emissions); avoided emissions are not included in SBTs.</td>
</tr>
<tr>
<td><strong>Biogenic CO₂e emissions</strong></td>
<td>Emissions from a stationary source directly resulting from the combustion or decomposition of biologically based materials other than fossil fuels.</td>
</tr>
<tr>
<td><strong>Business loan</strong></td>
<td>On-balance sheet loans and lines of credit with unknown use of proceeds to businesses, nonprofits, and any other structure of organization. Revolving credit facilities and overdraft facilities as well as business loans secured by real estate, such as commercial real estate—secured lines of credit, are also included in the business loans asset class.</td>
</tr>
<tr>
<td><strong>Carbon accounting of financial portfolios</strong></td>
<td>The annual accounting and disclosure of GHG emissions associated with loans and investments at a fixed point in time in line with financial accounting periods. This is also called “portfolio carbon accounting.”</td>
</tr>
<tr>
<td><strong>Climate impact</strong></td>
<td>In the context of this framework, climate impact refers to the GHG emissions that occur as a result of financing of loans and investments.</td>
</tr>
<tr>
<td><strong>Climate-related risks</strong></td>
<td>Financial risk associated with climate-related investments and activities, including carbon asset risk or transition risk, physical risk, and legal risk.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>CO₂-equivalent (CO₂e)</td>
<td>The amount of CO₂ that would cause the same integrated radiative forcing (a measure for the strength of climate change drivers) over a given time horizon as an emitted amount of another GHG or mixture of GHGs. Conversion factors vary based on the underlying assumptions and as the science advances.</td>
</tr>
<tr>
<td>Commercial real estate loans</td>
<td>On-balance sheet loans for the purchase, refinance, construction, or rehabilitation of commercial real estate (CRE). This definition implies that the property is used for commercial purposes.</td>
</tr>
<tr>
<td>Consolidation approach</td>
<td>Refers to how an organization sets boundaries for corporate GHG accounting. Types include equity approach, financial control and operational control as per the GHG Protocol Corporate Standard.</td>
</tr>
<tr>
<td>Consumer loan</td>
<td>A loan given to consumers to finance specific types of expenditures. A consumer loan is any type of loan made to a consumer by a creditor. For example, a mortgage or a motor vehicle loan.</td>
</tr>
<tr>
<td>Corporate debt</td>
<td>Money that is owed by companies rather than by governments or individual people.</td>
</tr>
<tr>
<td>Debt</td>
<td>A financing instrument that requires repayment by the borrower.</td>
</tr>
<tr>
<td>Direct emissions</td>
<td>Emissions from sources that are owned or controlled by the reporting entity and/or the borrower or investee.</td>
</tr>
<tr>
<td>Double counting</td>
<td>Occurs when a single GHG emission reduction or removal, achieved through a mechanism issuing units, is counted more than once toward attaining mitigation pledges or financial pledges for the purpose of mitigating climate change within one or multiple organizations.</td>
</tr>
<tr>
<td>Emission intensity metric</td>
<td>Emissions per a specific unit, for example: tCO₂e/$million invested, tCO₂e/MWh, tCO₂e/ton produced, tCO₂e/$million company revenue.</td>
</tr>
<tr>
<td>Emission removal</td>
<td>The action of removing GHG emission from the atmosphere and storing it through various means, such as in soils, trees, underground reservoirs, rocks, the ocean, and even products like concrete and carbon fiber.</td>
</tr>
</tbody>
</table>
**Emission scopes**  
The GHG Protocol Corporate Standard classifies an organization’s GHG emissions into three scopes. 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 (not included in scope 2) that occur in the value chain of the reporting organization, including both upstream and downstream emissions.

**Enterprise Value Including Cash (EVIC)**  
The sum of the market capitalization of ordinary shares at fiscal year-end, the market capitalization of preferred shares at fiscal year-end, and the book values of total debt and minorities’ interests. To avoid the possibility of negative enterprise values and considering that cash as an important financing sources for many companies should carry its fair share of emissions, no deductions of cash or cash equivalents are made.

**Environmentally extended input-output (EEIO) data**  
EEIO data refer to EEIO emissions factors that can be used to estimate cradle-to-gate (all upstream) GHG emissions for a given industry or product category. EEIO data are particularly useful in screening emissions sources when prioritizing data collection efforts.

**Equity**  
Bank’s or investor’s ownership in a company or project. There are various types of equity, but equity typically refers to shareholder equity, which represents the amount of money that would be returned to a company’s shareholders if all of the assets were liquidated and all of the company’s debt were paid off.

**EXIOBASE**  
A global, detailed Multi-Regional Environmentally Extended Supply-Use Table (MR-SUT) and Input-Output Table (MR-IOT). It was developed by harmonizing and detailing supply-use tables for a large number of countries, estimating emissions and resource extractions by industry.

**Financed emissions**  
Absolute emissions that banks and investors finance through their loans and investments. Financed emissions can be calculated and disclosed at an asset class level.

**Financial institutions**  
The SBTi defines financial institutions as companies whose business involves the dealing of financial and monetary transactions, including deposits, loans, investments, and currency exchange. If 5 percent or more of a company’s revenue or assets comes from activities such as those described above, they are considered to be financial institutions. Development financial institutions are currently out of project scope.
| **Greenhouse gas (GHG) emissions** | The seven gases covered by the United Nations Framework Convention on Climate Change (UNFCCC)—carbon dioxide (CO₂), methane (CH₄), nitrous oxide (N₂O), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), sulphur hexafluoride (SF₆), and nitrogen trifluoride (NF₃). |
| **Greenhouse Gas (GHG) Protocol** | Comprehensive global standardized frameworks to measure and manage greenhouse gas (GHG) emissions from private and public sector operations, value chains, and mitigation actions. The GHG Protocol supplies the world’s most widely used greenhouse gas accounting standards. The Corporate Accounting and Reporting Standard provides the accounting platform for virtually every corporate GHG reporting program in the world. |
| **Greenhouse gas (GHG) accounting** | Greenhouse gas accounting techniques that include two primary approaches to tracking GHG emissions resulting from a company’s operations: corporate accounting through an annual GHG inventory, which involves financed emissions as part of the accounting; and project accounting through estimating net emission reductions or increases from individual projects or activities relative to a baseline scenario. |
| **Green financing** | Financial flows (such as lending, equity positions, or underwriting and advisory services) associated with zero- or low-carbon assets or activities. This term is often used to reflect non-climate-specific “green” activities as well, such as “green” bonds, which can support climate-relevant activities or water, conservation, and other related activities. |
| **Grey financing** | Financial flows toward activities and technologies that contribute significantly to GHG emissions. |
| **Indirect emissions** | Emissions that are a consequence of the activities of the reporting entity but occur at sources owned or controlled by another entity. |
| **Investment** | The term investment is broadly defined as “putting money into activities or organizations with the expectation of making a profit.” Most forms of investment involve some form of risk taking, such as investment in equities, debt, property, projects, and even fixed interest securities, which are subject to inflation risk, among other risks. |
| **Listed equity and bonds** | This asset class includes all corporate bonds without known use of proceeds and all listed equity on the balance sheet and/or actively managed by the financial institution. |
**Mortgage**

On-balance sheet loans used to purchase residential property, including multifamily properties with no limit on the number of units. This definition implies that the property is used for residential purposes.

**Motor vehicle loan**

On-balance sheet loans that are used to finance one or several motor vehicles.

**Non listed corporate finance**

Finance provided to companies that is not traded on a market such as business loans or commercial real estate.

**Paris Agreement**

The Paris Agreement, adopted within the United Nations Framework Convention on Climate Change (UNFCCC) in December 2015, commits all participating countries to limit global temperature rise to well-below 2°C above preindustrial levels and pursue efforts to limit warming to 1.5°C, to adapt to changes already occurring, and to regularly increase efforts over time.

**Project finance**

On-balance sheet loan or equity (private) with known use of proceeds that are designated for a clearly defined activity or set of activities, such as the construction of a gas-fired power plant, a wind or solar project, or energy efficiency projects.

**Scenario analysis**

A process of analyzing future events by considering alternative possible outcomes.

**Science-based reduction targets (SBTs)**

Targets adopted by companies to reduce GHG emissions are considered “science-based” if they are in line with what the latest climate science says is necessary to meet the goals of the Paris Agreement—to limit global warming to well-below 2°C above preindustrial levels and pursue efforts to limit warming to 1.5°C.

**Scope 1 emissions**

Emissions from operations that are owned or controlled by the reporting company.

**Scope 2 emissions**

Emissions from the generation of purchased or acquired electricity, steam, heating, or cooling consumed by the reporting company.

**Scope 3 emissions**

All indirect emissions (not included in scope 2) that occur in the value chain of the reporting company, including both upstream and downstream emissions.
**Scope 3, category 15 (investments) emissions**

This category includes scope 3 emissions associated with the reporting company's loans and investments in the reporting year, not already included in scope 1 or scope 2.

For category 15, the Greenhouse Gas Protocol Scope 3 Standard only requires the inclusion of corporate debt holdings with known use of proceeds. The SBTi financial sector project goes beyond this requirement and thus expands the minimum boundary of category 15. Financial institutions shall follow the emissions measurement requirements in the relevant asset class methods and measure emissions of debt investments without known use of proceeds, where applicable.

**Sequestered emissions**

Refers to atmospheric carbon dioxide (CO$_2$) emissions that are captured and stored in solid or liquid form, thereby removing their harmful global warming effect.

**Sector-specific metrics**

Energy or carbon intensity metrics that use a physical unit denominator and are applicable to a specific sector. Examples include kgCO$_2$/MWh (power), MWh/m$^2$ (real estate), etc.

**Small and medium-sized enterprises (SMEs)**

As the definition of SMEs can vary from region to region, financial institutions may use their own definitions of SMEs to define this category. For companies, the SBTi provides a streamlined target validation route for SMEs, where an SME is defined as a non-subsidiary, independent company with fewer than 500 employees. Financial institutions interested in engaging SMEs to set SBTs and whose threshold for SMEs is higher than 500 employees (e.g., 1,000 employees) may be required to direct their SME clients or investees to the regular SBTi validation route.

**Total balance sheet value**

A balance sheet is a financial statement that reports a company's assets, liabilities, and shareholders' equity. The balance sheet value refers to the value of total debt plus equity.

**World Input-Output Database (WIOD)**

World Input-Output Tables and underlying data, covering 43 countries, and a model for the rest of the world for the period 2000–2014. Data for 56 sectors are classified according to the International Standard Industrial Classification revision 4 (ISIC Rev. 4).
1. Introduction

The former governor of the Bank of England, Mark Carney, has warned that the global financial system is backing carbon-producing projects that will raise the temperature of the planet by over 3°C—severely overshooting what is required to stay well-below 2°C as agreed in the 2015 Paris Agreement. At the same time, extreme weather events and other climate impacts pose growing threats to financial institutions’ (FIs) economic models. While many FIs are working on reducing their exposure to risks from climate impacts, the Science Based Targets initiative’s (SBTi) finance sector guidance provides a framework for financial institutions to reduce their impact on the climate. More specifically, it is designed to clarify, improve, and accelerate financial institutions’ alignment with the goals of the Paris Agreement.

To decarbonize the global economy in alignment with the goals established by the Paris Agreement, all economic actors in the real economy need to reduce their greenhouse gas (GHG) emissions at a rate sufficient to remain aligned with the emissions pathways established by climate science. Corporate emissions do not occur in a vacuum, but rather within a broader economic and regulatory system that creates a complex web of incentives and disincentives for economic actors to reduce emissions. In many ways, all actors across a given value chain, namely the upstream and downstream activities associated with each company’s operation, and those connected through policy and other incentives, share influence over the direct emissions of each actor and, therefore, share responsibility for reducing them. FIs have unique influence over other actors through their provision of investment and lending services. To drive Paris-aligned systemic decarbonization, it is critical to leverage shared influence and responsibility for aligning incentives as well as eliminating barriers to emission reductions.

1.1 Purpose of this Document

To date, more than 70 financial institutions have publicly committed to set emissions reduction targets through the SBTi. The list of committed financial institutions as of March 2021 is included below in alphabetical order:

<table>
<thead>
<tr>
<th></th>
<th>ABN Amro Bank N.V.</th>
<th>E.SUN Financial Holding Co., Ltd.</th>
<th>Piraeus Bank SA</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Actiam NV</td>
<td>EQT AB</td>
<td>Principal Financial Group, Inc.</td>
</tr>
<tr>
<td>3</td>
<td>Albaraka Türk Participation Bank</td>
<td>Eurazeo</td>
<td>Raiffeisen Bank International AG</td>
</tr>
<tr>
<td>4</td>
<td>Allianz Investment Management SE</td>
<td>Fubon Financial Holdings</td>
<td>Schroders</td>
</tr>
<tr>
<td>5</td>
<td>Amalgamated Bank</td>
<td>FullCycle</td>
<td>Shinhan Financial Group</td>
</tr>
<tr>
<td>6</td>
<td>ASN Bank</td>
<td>Grupo Financiero Banorte SAB de CV</td>
<td>SK Securities, Co., Ltd</td>
</tr>
</tbody>
</table>

An additional 80 institutions in the financial sector reported to CDP in 2019 that they intend to set a science-based target within the next two years.

Recognizing the pressing need for a tailored, yet standardized approach for financial institutions, the SBTi launched a project in 2018 to develop target setting methods, target validation criteria and recommendations, a target setting tool, and a guidance for financial institutions to align their lending and investment portfolios with the ambitions of the Paris Agreement (see Figure 1.1).
This guidance document is a part of the science-based target setting framework for financial institutions that ties the three other components together, namely the target validation criteria and recommendations, target setting methods, and description of an open-source tool for target setting methods. Financial institutions are invited to use the criteria and recommendations (Chapter 3) and methods (Chapters 4 and 5) described in this document to formulate their targets.

The criteria and recommendations will also be used by the SBTi Target Validation Team (TVT) to assess financial institutions’ target submissions. The SBTi Finance Tool described here is freely available through the project website4 along with all other project resources to facilitate target setting. Finally, the case studies and other information included in this guidance document are intended to further inform financial institutions’ target development, submission, and implementation processes.

In addition, this document provides recommendations to financial institutions on how to set science-based targets for scope 1, 2, and 3 emissions (Chapters 4 and 5), informed suggestions on communicating targets and actions (Chapter 6), examples of actions FIs can take to achieve their targets (Chapter 7), and instructions on committing to the SBTi and submitting targets for validation (Chapter 8). The document finishes by outlining areas for discussion and further research (Chapter 9).

4 Please find the project website here: https://sciencebasedtargets.org/financial-institutions/.
1.2 The SBTi’s Financial Sector Project Audience

The SBTi defines a financial institution as a company whose business involves the arrangement and execution of financial and monetary transactions, including deposits, loans, investments, and currency exchange. More specifically, the SBTi deems a company a financial institution if 5 percent or more of its revenue or assets comes from the activities described above.

In practice (and for the first phase of the project from 2018 to 2020), the primary audience includes universal banks, asset managers (mutual funds), asset owners (pension funds, closed-end funds, insurance companies), and mortgage real estate investment trusts (REITs). The framework is also relevant for other financial institutions that have holdings in the following asset classes where methods are currently available:
- Real estate
- Mortgages
- Electricity generation project finance
- Corporate and consumer loans, bonds, and equity

Asset classes beyond this list are currently out of scope. Bilateral and multilateral development financial institutions (e.g., the World Bank) are not the primary audience of the project. Equity REITs, namely real estate companies that own or manage income-generating properties and lease them to tenants, are not a target audience of this project and shall pursue the regular target validation route for companies. Additional audiences and asset classes are expected to be included in Phase II of the project.

1.3 The SBTi’s Financial Sector Project Context

Financial institutions differ from other economic sectors: they provide finance and other services to the companies that are responsible for reducing GHG emissions, rather than exercise direct control over GHG emission reductions. The central enabling role of finance is recognized in the Paris Agreement, which contains Article 2.1(c) on “making finance flows consistent with a pathway towards low greenhouse gas emissions and climate-resilient development.”

As reflected by Article 2.1(c), financial institutions require an approach within the SBTi that is tailored to their role and recognizes that climate target setting is one of numerous activities needed for systemic transformation. Due to the lack of complete understanding and evidence regarding the climate impacts of financial institutions' investment and lending portfolios, the SBTi’s finance sector project focuses on trackable activities. Activities that connect financial flows with GHG emission reductions in the real economy include physical and transition risk assessment, emissions measurement and disclosure, target setting, tracking of mitigation actions, and performance and disclosure. Thus, the SBTi framework for finance contributes to the wider portfolio transition framework through its transparent and robust...
target setting platform and disclosure requirement regarding actions taken by financial institutions to achieve targets.

1.4 What Are Science-Based Targets (SBTs)?

1.4.1 SBTs for Companies

Targets adopted by companies to reduce GHG emissions are considered “science-based” if they are in line with what the latest climate science says is necessary to meet the goals of the Paris Agreement—to limit global warming to well below 2°C above preindustrial levels and pursue efforts to limit warming to 1.5°C.

Among companies globally, there is a growing momentum for science-based target setting through the SBTi. As of September 2020, 989 companies and 58 financial institutions have publicly joined the SBTi, among which 467 companies have had their targets officially approved (see Figure 1.2).

The pace at which companies join the SBTi doubled between April 2018 and October 2019 compared to the previous 36 months. When the SBTi was launched in 2015, science-based target setting emerged as a novel corporate sustainability practice. The onset of the global COVID pandemic in 2020 has not slowed the pace of company commitments such that SBTi remains on track to hit its “1,000 committed companies by end of 2020” goal. Today, SBTs have become a shared language for ambitious corporate climate ambition.

The SBTi has made substantial progress against its goal of making science-based target setting a standard business practice for companies seeking to play a leading role in driving down global GHG emissions.

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5 For more information on committed and approved companies, please visit https://sciencebasedtargets.org/companies-taking-action/.
Figure 1.2. Company Activity in the SBTi since June 2015

Source: SBTi.

1.4.2 Overview of the Science Based Targets initiative

The SBTi mobilizes companies to set science-based targets and boosts their competitive advantage in the transition to a low-carbon economy. It is a collaboration between CDP, the United Nations Global Compact, World Resources Institute (WRI), and the World Wide Fund for Nature (WWF), and is one of the We Mean Business coalition commitments. The finance project is one of the SBTi’s ongoing sector development projects.

The initiative:

- Showcases companies that have set SBTs through case studies, events, and media to highlight the increased innovation, reduced regulatory uncertainty, strengthened investor confidence, and improved profitability and competitiveness generated by setting SBTs;
- Defines and promotes best practice in setting SBTs with the support of a Technical Advisory Group and a Scientific Advisory Group;
- Offers resources, workshops, and guidance to reduce barriers to adoption; and
- Independently assesses and approves companies’ targets through a Call to Action campaign that calls on companies to demonstrate their leadership on climate action by publicly committing to set SBTs. Companies then have two years to get their targets approved and published through the SBTi.

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6 Please refer to the SBTi’s website for further details on its governance: https://sciencebasedtargets.org/governance/.
7 For more information, see http://sciencebasedtargets.org/.
1.5 How is the Financial Sector Addressing Climate?

Financial institutions are increasingly attuned to climate, both in terms of adaptation to warming and reducing climate impacts of investment and lending portfolios. Actions in this latter mitigation category can be categorized into six rubrics: high-level commitments to act, measurement of financed emissions/disclosure, scenario analysis, target setting, implementation actions, and reporting. Table 1.1 below summarizes 15 related financial sector initiatives alongside these six rubrics.

Table 1.1. Relevant Initiatives That Support Financial Institutions’ Climate Actions

<table>
<thead>
<tr>
<th>Initiative</th>
<th>Focus of Initiative</th>
<th>High-level Commitment to Act</th>
<th>Measurement of Financed Emissions</th>
<th>Scenario Analysis</th>
<th>Target Setting</th>
<th>Enabling Action</th>
<th>Reporting</th>
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<tr>
<td>UN Environment Program for Financial Institutions (UNEP FI) Principles for Responsible Banking (PRB) Collectives</td>
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<td>Investor Agenda</td>
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<td>World Economic Forum Financing the Transition to a Net Zero Future</td>
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<td>Task Force on Climate-Related Disclosures (TCFD)</td>
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<td>Partnership for Carbon Accounting Financials (PCAF)</td>
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<td>Rocky Mountain Institute (RMI) Center for Climate Aligned Finance</td>
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<tr>
<td>Principles for Responsible Investment and World Business Council for Sustainable Development (PRI-WBCSD) Collaboration</td>
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<td>Banking Environment Initiative</td>
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<td>CDP Financial services questionnaire</td>
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Notes: UNEP = United Nations Environment Program; IIGCC = Institutional Investors Group on Climate Change; CDP = Carbon Disclosure Project.

Source: Authors.

The SBTI’s financial sector project is focused on the target setting component in the broader portfolio transition process. The first climate mitigation step for many financial institutions is a high-level commitment to act through an international initiative such as the UN-convened Net-Zero Asset Owners
Alliance, Principles for Responsible Banking, the Investor Agenda, or a commitment to Task Force on Climate-related Financial Disclosures (TCFD) reporting. To develop emissions metrics, the Partnership for Carbon Accounting Financials (PCAF) provides asset class methods and data resources for quantification of financed emissions. The Institutional Investors Group on Climate Change (IIGCC) Paris Aligned Investment Initiative builds from a high-level commitment to set out a range of actions investors should take to align their portfolios. Target setting with the SBTi is intended to provide specific, shorter-term components of the high-level commitments and build on the financed emissions and scenario analysis. After the targets are set and published, the SBTi seeks to harmonize with action and reporting–focused initiatives to facilitate implementation, accountability, and compilation of evidence.

Outside of the areas described in Table 1.1 above, financial institutions are also mitigating their climate impact by measuring emissions intensity of their portfolios, distinguishing green versus grey financing, and divesting from fossil fuels. The emissions intensity approach calculates emissions per economic unit, often grams CO₂ equivalent (gCO₂e)/$ assets under management, to quantify sector differences and track changes over time. Green versus grey metrics are exemplified by WRI’s Green Targets tool, which illustrates the distribution of banks’ sustainable finance commitments relative to their fossil fuel finance.8 University endowment and other financial institutions’ commitments to divest from fossil fuels represent another type of action. The SBTi finance sector project complements and augments these approaches with its focus on target setting.

1.5.1 Framework Development Process

Science-based target setting resource for financial institutions has been developed through a two-year inclusive multi-stakeholder process, including consultation with an Expert Advisory Group (EAG) representing financial institutions, consultants, nongovernmental organizations (NGOs), and academic institutions; financial institutions participating in method road testing; and a broad, inclusive Stakeholder Advisory Group (SAG), which provides input at key milestones in the framework development process.

Below are highlights and milestones from the development process:

- September 2018: First EAG meeting;
- December 2018: EAG meeting to introduce the draft methods and solicit initial feedback;
- February 2019: EAG meeting to obtain feedback on the road-testing process;
- April 2019: Launch of draft methods for road-testing process;
- April–September 2019: Gathered feedback from financial institutions and other stakeholders on draft asset class–based methods through road-testing process and an open stakeholder consultation;

8 For more information on WRI’s Green Targets tool for banks, see https://www.wri.org/finance/banks-sustainable-finance-commitments/.
- October 2019: Hosted a webinar to share a summary of feedback received from companies participating in the road-testing process;
- November 2019: Co-hosted a webinar with Global Compact Network Australia and WWF to share progress on methodologies with financial institutions in Oceania and Asia Pacific;
- February 2020: Hosted workshops in London and Tokyo to gather feedback from stakeholders on draft target validation criteria;
- April 2020: Hosted a webinar to initiate public call for feedback on development of a new temperature rating draft methodology for companies and investment portfolios;
- April–May 2020: Conducted public consultation to gather input from stakeholders on draft target validation criteria and tool development process that will serve as central components of the SBTi’s framework for financial institutions;
- May 2020: Hosted a webinar to share a summary of stakeholder feedback on draft target validation criteria;
- May 2020: Participated in a webinar hosted by the Institute of International Finance to share a project overview and update;
- April–May 2020: Hosted a webinar to launch the consultation process for the temperature rating methodology;
- July 2020: Hosted a webinar to launch the Temperature Rating and SBT Portfolio Coverage tool beta-testing process and provided an overview of the Financial Sector Science Based Targets Guidance and the feedback process;
- August 2020: Shared the first draft of the Financial Sector Science Based Targets Guidance for public comments;
- August 2020: Public consultation on the first draft of the Financial Sector Science Based Targets Guidance took place from August 6 to 27, 2020;
- July–August 2020: Beta testing of an open-source tool, which covers the Temperature Rating and SBT Portfolio Coverage methods, target setting tool launched on July 23. Two webinars were hosted for beta testers: Beta Tester Technical Deep Dive: Setting Up and Integrating the Tool in Your Workflow (August 6) ; Beta Tester Workshop: How To Run the Tool and Use Cases (August 7). The tool is based on a new open-source Temperature Rating methodology developed by CDP and WWF. The methodology and tool are suitable for setting targets for unlisted and listed equity and corporate debt portfolios;
- August–October 2020: Revised the first draft of the guidance based on feedback received in the survey and other engaged stakeholders; revised the Temperature Rating and SBT Portfolio Coverage tool and tool documentation based on feedback received in the beta-testing process.  

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9 More documentation of the framework development process can be found on the project website: https://sciencebasedtargets.org/financial-institutions/.
1. Business Case for Financial Institutions to Set Science-Based Targets

Financial institutions are uniquely positioned to influence other actors through their investment and lending activities. To drive Paris-aligned systemic decarbonization, it is critical to leverage shared influence and responsibility for aligning incentives as well as eliminating barriers to emissions reductions.

Financial institutions that set science-based targets commit to align their lending and investment portfolios with the level of ambition required to achieve the goals of the Paris Agreement. This commitment, along with the strategy and actions that will be taken to achieve the targets not only contribute to the transition to a net-zero economy but also bring substantial benefits to the financial institution. Key benefits include the following:

- **Build business resilience and increase competitiveness:** Performing scenario analysis and applying methods to set SBTs enable financial institutions to align with the zero-carbon economy, to identify and capitalize on a range of opportunities, and to mitigate climate risks and increase competitiveness by gaining insights into the transformations faced by the economic sectors they lend to and invest in.

- **Drive innovation:** As SBTs include a long-term vision, financial institutions can plan future financing options that prioritize the low-carbon transition. Engaging with their clients, financial institutions can develop innovative financial products and services that enable customers to reduce emissions in the real economy.

- **Build credibility and reputation:** As compared to targets initiated solely by financial institutions, SBTs have higher credibility with stakeholders since they are based on the latest available science and validated against a set of robust criteria developed through a multi-stakeholder consultative process. Financial institutions with SBTs can serve as lower-risk options for long-term shareholders and investors that are seeking to hedge climate-related risks. In addition, financial institutions with SBTs demonstrate leadership in sustainability, which improves a financial institution's reputation with all stakeholders.

- **Influence and prepare for shifts in public policy:** SBTs help financial institutions adapt to changing policies and send a stronger signal to policymakers, allowing the industry to better influence policy decisions. Financial institutions with SBTs are much better positioned to respond to future regulatory adjustments as governments ramp up their climate action.

- **Demonstrate leadership:** While metrics and methods to set SBTs targets for financial institutions are new and best practice is still evolving, this is no reason to delay action. Financial institutions that undertake the target setting process lead the way and push the market toward the most credible and practical solutions.
2. SBTi Target Validation Criteria and Recommendations for Financial Institutions

This chapter presents the Pilot Version of the SBTi target validation criteria and recommendations for financial institutions. These sector-specific criteria supersede the general SBTi criteria for companies. Sections 1 to 4 and 7 of the criteria (Section 3.1, 3.2, 3.3, 3.4 and 3.7) focus on GHG inventory, scope 1 and 2 targets, and target validity and recalculations. Version 4.1 of the SBTi general criteria for companies serves as the basis for these sections, with slight deviations for financial institutions. Where relevant, these criteria are subject to the SBTi’s annual update of corporate criteria.

Developed through extensive stakeholder consultation, Sections 5 and 6 (Section 3.5 and 3.6) of the criteria are designed specifically for financial institutions’ target setting, progress-tracking, and action reporting practices for their investment and lending activities. In 2021, the SBTi plans to update this initial set of criteria based on lessons learned in the target validation pilot phase for financial institutions (see Chapter 8 for more information on committing and submitting targets to SBTi). The initiative also reserves the right to make adjustments to the criteria, as needed, to reflect the most recent emissions scenarios, partner organization policies, greenhouse gas accounting approaches, and evolving understanding of best practice in science-based target setting.

All the criteria presented here must be met for financial institutions' targets to be recognized by the SBTi. In addition, financial institutions shall follow the GHG Protocol Corporate Standard, Scope 2 Guidance, and Corporate Value Chain (Scope 3) Accounting and Reporting Standard for their emissions accounting and reporting. In the context of the criteria and this guidance, the term “shall” is used to describe requirements related to relevant criteria and accounting guidance, whereas the term “should” is used to describe recommendations. The SBTi recommendations are important for transparency and best practices, but are not required. Unless otherwise noted (including specific sections), all criteria apply to scopes 1, 2, and 3.

A select group of criteria and recommendations most relevant to FIs are expanded on in further sections throughout this document, which include additional information on successfully fulfilling these requirements. The SBTi strongly recommends that financial institutions thoroughly review the guidance before target development.

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11 Limited deviations from the scope 3 standard in this framework are described in Section 4.1 Compiling a GHG Inventory.

12 For more information on criteria not expanded further in this guidance, please refer to the SBTi Target Validation Protocol that describes the underlying principles, process, and criteria followed to assess targets and to determine conformance with the SBTi criteria.
The initiative also reserves the right to withdraw a target approval decision if it becomes apparent that the FI provided incorrect information during the target validation process that results in any of the criteria existing during the assessment not being met, or if requirements following the approval of the target are not respected (i.e., target progress-reporting and recalculations).

### 3.1 GHG Emissions Inventory and Target Boundary

**Criteria**

**FI-C1 – Scopes:** Financial institutions (FIs) must set a target(s) that covers institution-wide scope 1 and scope 2 emissions, as defined by the GHG Protocol Corporate Standard, and scope 3 investment and lending activities as per FI-C15 and FI-C16. FIs may set targets for remaining scope 3 emissions categories as per FI-R9.

**FI-C2 – Significance Thresholds:** Financial institutions may exclude up to 5 percent of scope 1 and scope 2 emissions combined in the boundary of the inventory and target.\(^{13}\)

**FI-C3 – Greenhouse Gases:** Scope 1 and 2 targets must cover all relevant GHGs as required per the GHG Protocol Corporate Standard. If optional targets on scope 3, categories 1–14 are set, they shall also cover all relevant GHGs. Coverage of all relevant GHGs are recommended, where possible, for FIs’ scope 3 portfolio targets. If financial institutions are unable to cover all GHGs for scope 3 portfolio targets, they shall cover CO\(_2\) emissions at a minimum.

**FI-C4 – Bioenergy Accounting:** Direct emissions from the combustion of biomass and biofuels for Institution-wide operational use, as well as GHG removals associated with bioenergy feedstock,\(^ {14}\) must be included alongside the financial Institution’s inventory and must be included in the target boundary when setting a science-based target and when reporting progress against that target. If biogenic emissions from biomass and biofuels are considered climate neutral, the financial institution must provide justification of the underlying assumptions. Financial institutions must report emissions from N\(_2\)O and CH\(_4\) from bioenergy use under scope 1, 2, or 3, as required by the GHG Protocol, and must apply the same requirements on inventory inclusion and target boundary as for biogenic carbon.

**FI-C5 – Subsidiaries:** It is recommended that financial institutions submit targets only at the parent- or group-level, not the subsidiary level. Parent companies must include the emissions of all subsidiaries in their target submission, in accordance with boundary criteria above. In cases where both parent

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\(^{13}\) Where financial institutions’ scope 1 or 2 emissions are deemed immaterial (i.e., under 5 percent of total combined scope 1 and 2 emissions), FIs may set their SBT solely on the scope (either scope 1 or scope 2) that covers more than 95 percent of the total scope 1 and 2 emissions. Financial institutions must continue to report on both scopes and adjust their targets as needed, in accordance with the GHG Protocol’s principle of completeness and as per FI-C21-Mandatory target recalculation.

\(^{14}\) Non-bioenergy–related biogenic emissions must be reported alongside the inventory and included in the target boundary. GHG removals that are not associated with bioenergy feedstock are currently not accepted to count as progress toward SBTs or toward net emissions in the inventory.
companies and subsidiaries submit targets, the parent company’s target must also include the emissions of the subsidiary if it falls within the parent company’s emissions boundary, given the chosen inventory consolidation approach.

**Recommendations and Additional Guidance**

**FI-R1 – Direct Land Use Change Emissions:** When relevant, financial institutions are encouraged to account for direct land use change emissions and include them in their target boundary. Financial institutions seeking to implement mitigation actions aimed at reducing land use change as part of their SBTs (e.g., through preventing deforestation from their supply chains) should include land use change emissions in their base year inventory. Since methods to calculate land use change can differ widely, and there is currently no standardized method recognized under the GHG Protocol, companies should disclose the method used to calculate these impacts in their GHG inventory. Financial institutions with indirect land use emissions can report these separately alongside the inventory and similarly disclose the method used to calculate these impacts.

**FI-R2 – Bioenergy Accounting:** Assumptions of neutrality for bioenergy tend to overlook that there is a significant time lag between the bio-based resource removal (wood/crop) and later regeneration. They also overlook possible differences in productivity among forest/crop systems used as bioenergy feedstock and the effects of long-term carbon storage in bio-based products and/or disposal. For these reasons, until a standardized method for bioenergy GHG accounting is developed under the GHG Protocol, the SBTi strongly recommends financial institutions take into account the time of emissions (i.e., wood/crop removal) and sequestration (i.e., forest/crop regrowth) in their accounting methodologies.

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15 This criterion applies only to subsidiaries. Brands, licensees, and/or specific regions or business divisions (with the exception of banks’ asset management divisions) of a financial institution will not be accepted as separate targets unless they fall outside of a parent company’s chosen consolidation approach.

16 Under this version of the criteria, it is optional for banks to include their asset management divisions in their scope 1, 2, and 3 target boundaries. If such exclusion is made, it shall be disclosed clearly in the target language. See Section 5.3 for more information.

17 At the moment, the GHG protocol provides only limited guidance on agriculture, forestry, and other land-use (AFOLU) emissions accounting, and there are no sector-specific SBT-setting methodologies available for companies in land-intensive sectors that include AFOLU emissions. The Science Based Targets initiative is undertaking a sector development project, the SBTi Forest, Land and Agriculture project (“SBTi FLAG”), led by WWF, to address this methodology gap. The effort will focus on the development of methods and guidance to enable the food, agriculture, and forest sectors to set science-based targets (SBTs) that include deforestation, and possibly other land-related impacts. In parallel to this effort, WRI and World Business Council for Sustainable Development (WBCSD) are leading the development of three new GHG Protocol Standards on how companies should account for GHG emissions and removals in their annual inventories. The three standards will cover: Carbon Removals and Sequestration; Land Sector Emissions and Removals; and Bioenergy. For more information on this work and how to participate, see here. The FLAG project and the new GHG Protocol Standards are complementary workstreams that will provide the infrastructure needed for corporate target setting, accounting, and reporting of AFOLU-related emissions.
3.2 Scope 1 and 2 Target Time Frame

Criteria

FI-C6 – Base and Target Years: Targets must cover a minimum of 5 years and a maximum of 15 years from the date the target is submitted to the SBTi for an official validation.¹⁸

FI-C7 – Progress to Date: Targets that have already been achieved by the date they are submitted to the SBTi are not acceptable. The SBTi uses the year the target is submitted to the initiative (or the most recent completed GHG inventory) to assess forward-looking ambition. The most recent completed GHG inventory must not be earlier than two years prior to the year of submission.

Recommendations and Additional Guidance

FI-R3 – Base Year: The SBTi recommends choosing the most recent year for which data are available as the target base year.

FI-R4 – Target Year: Targets that cover more than 15 years from the date of submission are considered long-term targets. Financial institutions are encouraged to develop such long-term targets up to 2050 in addition to midterm targets required by C6. At a minimum, long-term targets must be consistent with the level of decarbonization required to keep global temperature increase to well-below 2°C compared to preindustrial temperatures to be validated and recognized by the SBTi.

FI-R5 – Consistency: It is recommended that financial institutions use the same base and target years for all targets within the midterm time frame and all targets within the long-term time frame.

3.3 Scope 1 and 2 Target Ambition

Criteria

FI-C8 – Level of Ambition: At a minimum, scope 1 and scope 2 targets will be consistent with the level of decarbonization required to keep global temperature increase to well-below 2°C compared to preindustrial temperatures, though financial institutions are encouraged to pursue greater efforts toward a 1.5°C trajectory. Both the target time frame ambition (base year to target year) and the forward-looking ambition (most recent year to target year) must meet this ambition criteria.¹⁹

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¹⁸ For targets submitted for an official validation in the first half of 2020, the valid target years are 2024–2034 inclusive. For targets submitted in the second half of 2020, the valid target years are between 2025 and 2035 inclusive.

¹⁹ For targets submitted for an official validation in 2020, the most recent inventory data submitted must be for 2018 at the earliest.
FI-C9 – Absolute vs. Intensity: Intensity targets for scope 1 and scope 2 emissions are only eligible when they lead to absolute emissions reduction targets in line with climate scenarios for keeping global warming to well-below 2°C or when they are modeled using an approved sector pathway. Absolute reductions must be at least as ambitious as the minimum of the range of emissions scenarios consistent with the well-below 2°C goal or aligned with the relevant sector reduction pathway within the Sectoral Decarbonization Approach.

FI-C10 – Method Validity: Targets must be modeled using the latest version of methods and tools approved by the initiative. Targets modeled using previous versions of the tools or methods can only be submitted to the SBTi for an official validation within six months of the publication of the revised method or the publication of relevant sector-specific tools.

FI-C11 – Offsets: The use of offsets is not counted as emissions reduction toward the progress of financial institutions’ science-based targets. The SBTi requires that financial institutions set targets based on emission reductions through direct action within their own operations or their investment and lending portfolios. Offsets are only considered to be an option for financial institutions seeking to support additional emission reductions beyond their science-based targets.

FI-C12 – Avoided Emissions: Avoided emissions fall under a separate accounting system from corporate and financial institutions’ inventories and do not count toward science-based targets.

Recommendations and Additional Guidance

FI-R6 – Choosing an approach: The SBTi recommends using the most ambitious decarbonization scenarios that lead to the earliest reductions and the least cumulative emissions.

3.4 Scope 2

Criteria

FI-C13 – Approaches: Financial Institutions shall disclose whether they are using a location- or market-based approach per the GHG Protocol Scope 2 Guidance to calculate base year emissions and to track performance against a science-based target. Financial Institutions shall use a single, specified scope 2 accounting approach (“location-based” or “market-based”) for setting and tracking progress toward their SBTs.

FI-C14 – Renewable Electricity Procurement: Targets to actively source renewable electricity at a rate that is consistent with well-below 2°C scenarios are an acceptable alternative to scope 2 emissions reduction targets. The SBTi has identified 80 percent renewable electricity procurement by 2025 and 100 percent by 2030 as thresholds (portion of renewable energy over total energy use) for this approach.
in line with the recommendations of RE100. Financial Institutions that already source electricity at or above these thresholds shall maintain or increase their use share of renewable electricity to qualify.

Recommendations and Additional Guidance

FI-R7 – Purchased Heat and Steam: For science-based target modeling purposes using the sectoral decarbonization approach (SDA), it is recommended that financial institutions model purchased heat and steam–related emissions as if they were part of their direct (i.e., scope 1) emissions.

FI-R8 – Efficiency Considerations for Target Modeling: If financial institutions are using a method that does not already embed efficiency gains for the specific sector, market, and the decarbonization projected for the power sector based on well-below 2°C scenario, it is recommended that these factors be taken into account when modeling electricity-related scope 2 targets.

3.5 Scope 3 – Portfolio Target Setting Requirements

Criteria

FI-C15 – Requirement to Set Target(s) on Investment and Lending Activities: All financial institutions shall set targets on their investment and lending activities as required by FI-C16, irrespective of the share of quantified scope 3 portfolio emissions as compared to the total scope 1 + 2 + 3 emissions of the financial institution. FIs may choose from the applicable methods for target setting, by asset class, as defined in Table 5.2.

FI-C16 – Portfolio Target Boundary: Financial institutions shall set targets on all “Required Activities” in the Required Activities and Methods Table (Table 5.2) following the minimum boundary coverage requirement.

FI-C17.1 – Sectoral Decarbonization Approach Targets20: Financial institutions’ targets using the sectoral decarbonization approach (SDA) are considered acceptable when the following conditions are met:

- **Boundary:** Financial institutions shall set SDA targets on their real estate and electricity generation–related activities as specified in the Required Activities and Methods Table (Table 5.2). SDA targets may also be set on other activities listed in Table 5.2, such as residential mortgages, corporate loans, listed and private equity and debt for sectors where methods are available.

- **Ambition:** Portfolio SDA targets must meet minimum ambition indicated by sector-specific methods for well-below 2°C pathways.

20 Please see Section 5.4.1 for more information on the Sectoral Decarbonization Approach.
• **Time frame:** Portfolio SDA targets must cover a minimum of 5 years and a maximum of 15 years from the date the financial institution’s target is submitted to the SBTi for an official validation. Financial institutions are further encouraged to develop long-term targets up to 2050 in addition to the required midterm targets.

• **Scope of Borrower and/or Investee Targets:** Targets on scope 1 and 2 emissions are required for real estate and electricity generation related activities as defined by SDA methods (if relevant). For other Required Activities in the Table 5-2, FIs shall set targets on emissions scopes as required by the relevant SBTi sector-specific guidance. 21

**FI-C17.2 – SBT Portfolio Coverage Targets:** Financial institutions’ targets to drive the adoption of science-based emissions reduction targets by their borrowers and/or investees are considered acceptable when the following conditions are met:

• **Boundary:** Financial institutions shall set engagement targets on corporate instruments as specified in the Required Activities and Methods Table (Table 5.2).

• **Target Level of Ambition:** Financial institutions shall commit to having a portion of their borrowers and/or investees set their own approved science-based targets such that the financial institution is on a linear path to 100 percent portfolio coverage by 2040 (using a weighting approach in the SBT Finance Tool). For example, a financial institution starting with 10 percent coverage in 2020 would need to increase coverage by 4.5 percent per year (90/(2040–2020) = 4.5) and reach at least 32.5 percent (10 + [5 x 4.5] = 32.5) coverage by 2025.

• **Target Formulation:** Financial institutions shall provide information in the disclosed target language on what percentage of the corporate equity and debt portfolio is covered by the target, using a weighting approach in the SBTi Finance Tool consistently throughout the target period.

• **Target Time frame:** Financial institutions’ portfolio coverage targets must be fulfilled within a maximum of five years from the date the FI’s target is submitted to the SBTi for validation. Fulfillment of portfolio coverage targets mean that borrowers’ and/or investees’ SBTs have been approved by SBTi.

• **Scope of Borrower and/or Investee Targets:** Financial institutions’ borrowers and/or investees shall follow the latest SBTi criteria for companies to set scope 1 and 2 targets, as well as scope 3 targets when their scope 3 emissions are more than 40 percent of total scope 1, 2, and 3 emissions.

21 A list of the sector-specific guidance and requirements is available in Section 9 of the SBTI Target Validation Protocol (forthcoming May 2021).
**FI-C17.3 – Portfolio Temperature Rating Targets:** Financial institutions’ targets to align the Temperature Rating of their corporate debt and equity portfolios with ambition of the Paris Agreement are considered acceptable when the following conditions are met:

- **Boundary:** Financial institutions shall set portfolio Temperature Rating targets on corporate instruments as specified in the Required Activities and Methods Table (Table 5.2).

- **Target Level of Ambition:** Financial institutions shall align their portfolio scope 1 + 2 temperature score with a minimum well-below 2°C scenario and in addition align their portfolio to a minimum 2°C scenario for the scope 1 + 2 + 3 portion by 2040. Alignment with more ambitious scenarios such as 1.5°C is highly encouraged. Separate targets for scope 1 + 2 and for scope 1 + 2 + 3 shall be set.

Financial institutions shall commit to reducing their portfolio temperature scores such that the financial institution is on a linear path to the stated goal by 2040. For example, a financial institution starting with scope 1 + 2 portfolio temperature score of 2.9°C in 2020 would need to decrease its portfolio temperature by at least 0.0575°C per year ([2.9°C – 1.75°C]/[2040 – 2020]) = 0.0575°C, and reach at least 2.61°C portfolio temperature score by 2025.

For example, a financial institution starting with scope 1 + 2 + 3 portfolio temperature score of 3.2°C in 2020 would need to decrease its portfolio temperature by at least 0.06°C per year ([3.2°C – 2°C]/[2040 – 2020]) = 0.06°C, and reach at least 2.9°C portfolio temperature score by 2025.

- **Target Time frame:** Portfolio alignment targets must be fulfilled within a maximum of five years from the date the targets are submitted to the SBTi for an official validation.

- **Scope of Borrower and/or Investee Targets:** Financial institutions’ borrowers’ and/or investee’s targets shall include coverage of scope 1 and 2 emissions, as well as scope 3 emissions when their scope 3 emissions are more than 40 percent of total scope 1, 2, and 3 emissions.

### Recommendations and Additional Guidance

**FI-R9 – Measuring Emissions and Setting Targets for Scope 3, Categories 1–14:** It is recommended but not required for financial institutions to measure and set target(s) on categories 1–14 emissions as defined by GHGP Scope 3 standard. Optional targets on these categories must meet criteria 19–20.1 in [the latest SBTi criteria for companies](#) to be approved by the SBTi.

**FI-R10 – Phaseout of Thermal Coal Investments:** Financial institutions should establish a policy within six months from the time of target approval that they will phase out financial support to thermal coal across all their activities in line with a full phaseout by 2030 globally. Notably, this includes immediately ceasing all financial or other support to thermal coal companies* that are building new infrastructure or
investing in new or additional thermal coal expansion, mining, production, utilization (i.e., combustion), retrofitting, or acquiring of coal assets.

* Coal companies are defined as companies with greater than 5 percent of revenues from thermal coal mining, exploration and drilling, mining services, processing, trading, transport and logistics, equipment manufacturing, operations and maintenance (O&M) services, engineering, procurement and construction (EPC) services, transmission and distribution of coal-fired electricity, coal to liquids (Ctlg) and coal to gas (CtG).

FI-R11 – Disclosure of Fossil Fuel Investments and Lending: Financial institutions with approved SBTs, should annually disclose the annual investments (public equity, private equity, corporate bonds), direct project financing and lending to fossil fuel (oil, gas, and thermal coal) projects and companies* in U.S. dollar amount (or other currencies) (See FI-R12 for recommendations on where to disclose).

Financial institutions that fail to phase out coal investments or disclose fossil fuel investments and lending make themselves susceptible to risk of stranded assets and reputational damage.

* This includes:
(1) Companies that have activities (i.e., identified as share of revenues) in the exploration; extraction; refining; transportation and distribution; storage; retailing; marketing; trading; or power, heat, or cooling production from oil and gas. FIs should disclose the threshold used to delineate oil and gas companies; the SBTi recommends a 5 percent threshold and for the threshold to not exceed 30 percent.
(2) In line with FI-R10, companies with greater than 5 percent of revenues from thermal coal mining, exploration and drilling, mining services, processing, trading, transport and logistics, equipment manufacturing, operations and maintenance (O&M) services, engineering, procurement and construction (EPC) services, transmission and distribution of coal-fired electricity, coal to liquids (Ctlg) and coal to gas (CtG).

3.6 Reporting

Criteria

FI-C18 – Disclosure of Target(s) Portfolio Coverage: At the time of target announcement and along with approved targets, financial institutions shall disclose the percentage of their total investment and lending activities covered by portfolio targets on the SBTi website, in a metric representative of the magnitude of FIs’ main business activities, which may involve any combination of commercial banking, investment banking, and asset management. Examples include total financed emissions associated with investment and lending activities (if quantified), total balance sheet, total investments, total lending book, and total assets under management.
**FI-C19 – Implementation Reporting:** At the time of target submission, the financial institution shall submit a brief summary of how it intends to meet its scope 3 portfolio targets in conformity with the template provided in the target submission form. This disclosure is intended to create transparency. The content of the summary will not be used as a basis for validation of targets. At the time of target announcement, the summary of how the financial institution intends to achieve its targets shall be made public.  

**FI-C20 – Tracking and Reporting Target Progress:** After target approval, the SBTi requires annual disclosure of scope 1 and 2 GHG emissions, disclosure of progress against all approved targets in the relevant metric, and disclosure of actions/strategies taken during the year to meet scope 3 portfolio targets. If optional targets on scope 3 categories 1–14 as described in FI-R9 are submitted and approved by the SBTi, their progress shall be included in the disclosure of progress as well.

**Recommendations and Additional Guidance**

**FI-R12 — Where to Disclose:** There are no specific requirements regarding where the scope 1 and 2 inventory, progress against all approved targets, and actions/strategies to meet scope 3 portfolio targets should be disclosed, as long as it is publicly available. Recommendations include annual reports, sustainability reports, the financial institutions’ website, and/or CDP’s annual questionnaire.

**3.7 Recalculation and Target Validity**

**Criteria**

**FI-C21 – Mandatory Target Recalculation:** To ensure consistency with most recent climate science and best practices, targets must be reviewed, and, if necessary, recalculated and revalidated, at a minimum, every five years. Financial institutions with an approved target that requires recalculation must follow the most recently applicable criteria at the time of resubmission. Targets should be recalculated and reset, as needed, to reflect significant changes that would compromise relevance and consistency of the existing target.

**FI-C22 – Target Validity:** Financial institutions with approved targets must announce their target publicly on the SBTi website within six months of the approval date. Targets unannounced after six months will have to go through the approval process again, unless a different publication time frame was agreed with the SBTi.

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22 Financial institutions will have opportunities to review the summary language before the SBTi publishes it on the website.  

23 See Section 6.1 on guidance to disclose progress against targets.
Recommendations and Additional Guidance

**FI-R13 – Triggered Target Recalculation:** Targets should be recalculated, as needed, to reflect significant changes that would compromise relevance and consistency of the existing target. The following list includes example changes that should trigger a target recalculation:

- Exclusions in the inventory or target boundary change significantly and/or exceed allowable exclusion limits;
- Significant changes in institutional structure and activities (e.g., acquisitions, divestitures, mergers, insourcing or outsourcing, shifts in product or service offerings, changes in proportion of investments by asset classes, addition of new products covered by available methods, major updates in the latest climate science) that would affect the financial institution's target boundary or ambition;
- Significant changes in data used to calculate the targets such as changes in growth projections and discovery of significant errors or several cumulative errors that are collectively significant; and
- Other significant changes to projections/assumptions used with science-based target setting methods.

**FI-R14 – Validity of Target Projections:** The SBTi recommends that financial institutions check the validity of target-related projections annually. The financial institution should notify the SBTi of any significant changes, report these major changes publicly, and consider a target recalculation, as relevant.
4. How to Set Science-Based Targets

4.1 Compiling a GHG Inventory

4.1.1 Setting Organizational and Operational Boundaries for a GHG Inventory

An institution-wide GHG inventory is the foundation to setting SBTs. The SBTi requires that financial institutions follow the GHG Protocol Corporate Standard, Scope 2 Guidance, and Corporate Value Chain (Scope 3) Accounting and Reporting Standard to measure and report GHG emissions.

This section presents target validation criteria that are relevant to GHG emissions inventory and target boundary, and introduces the concepts of organizational and operational boundaries from the GHGP Corporate Standard. It also denotes where this framework deviates from or goes beyond these existing standards for setting targets on FIs’ investment and lending activities.

Criteria

FI-C1 – Scopes: Financial institutions (FIs) must set a target(s) that covers institution-wide scope 1 and scope 2 emissions, as defined by the GHG Protocol Corporate Standard, and scope 3 investment and lending activities as per FI-C15 and FI-C16. FIs may set targets for remaining scope 3 emissions categories as per FI-R9.

FI-C2 – Significance Thresholds: Financial institutions may exclude up to 5 percent of scope 1 and scope 2 emissions combined in the boundary of the inventory and target.24

FI-C3 – Greenhouse Gases: Scope 1 and 2 targets must cover all relevant GHGs as required per the GHG Protocol Corporate Standard. If optional targets on scope 3, categories 1–14 are set, they shall also cover all relevant GHGs. Coverage of all relevant GHGs are recommended, where possible, for FIs’ scope 3 portfolio targets. If financial institutions are unable to cover all GHGs for scope 3 portfolio targets, they shall cover CO₂ emissions at a minimum.

4.1.2 Ensure the SBT Target Boundary Is Aligned with the GHG Inventory Boundary

As a first step to compile a GHG inventory, a financial institution should define its organizational boundary by selecting a single consolidation approach based on a range of institution-specific

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24 Where financial institutions’ scope 1 or 2 emissions are deemed immaterial (i.e., under 5 percent of total combined scope 1 and 2 emissions), FIs may set their SBT solely on the scope (either scope 1 or scope 2) that covers more than 95 percent of the total scope 1 and 2 emissions. Financial institutions must continue to report on both scopes and adjust their targets as needed, in accordance with the GHG Protocol’s principle of completeness and as per FI-C21-Mandatory target recalculation.
considerations. The chosen consolidation approach should be applied consistently across its institutional structure. The boundaries of its SBTs must align with the organizational boundaries of the GHG inventory.

The GHG Protocol Corporate Standard defines three different approaches for determining the organizational boundaries of institutional GHG inventories:

1. **Operational control:** A financial institution accounts for 100 percent of the emissions from operations at which it has the full authority to introduce and implement operating policies as its direct (i.e., scope 1) emissions. It does not account for any of the emissions from operations in which it owns an interest but does not have operational control as direct emissions.

2. **Financial control:** A financial institution accounts for 100 percent of the emissions from operations at which it can direct financial and operating activities with a view to gaining economic benefits from those activities as its direct emissions.

3. **Equity share:** A financial institution accounts for direct GHG emissions and emissions from purchased electricity, heat, and steam from operations according to its share of equity in the operation. The equity share reflects economic interest, which is the extent of rights a company has to the risks and rewards flowing from an operation.

The [GHG Protocol Corporate Standard](#) provides further guidance on this topic.

### 4.1.3 Setting the Operational Boundary

After selecting an organizational boundary, a financial institution sets its operational boundary to distinguish between direct emissions from sources it owns or controls from indirect emissions. The GHG Protocol Corporate Standards defines three scopes of emissions for setting organizational boundaries:

- **Scope 1:** Direct GHG emissions that are emitted from sources owned and controlled by a company;
- **Scope 2:** GHG emissions from the generation of electricity, heat, and steam purchased by a company; and
- **Scope 3:** “Indirect” emissions from a company’s value chain activities.

The [GHG Protocol Corporate Value Chain (Scope 3) Standard](#) further categorizes scope 3 emissions into 15 categories, where category 15 (investments) is designed primarily for private financial institutions and is likely the most significant category for these institutions (see Figure 4.1). Together with the Technical Guidance for Calculating Scope 3 emissions, the Scope 3 Standard provides initial, high-level guidance to account for emissions from a set of asset classes.
For category 15, the scope 3 standard only requires the emissions measurement of corporate debt holdings with known use of proceeds.\textsuperscript{25} This framework goes beyond this requirement and therefore expands the minimum boundary of category 15. This means, financial institutions shall follow the emissions measurement requirements in the relevant asset class methods and measure emissions of debt investments without known use of proceeds, where applicable. Section 4.2 and Section 5.4.1 explain that among the current methods supported by the SBTi, only the SDA requires the measurement of financed emissions of the relevant asset classes. Therefore, financial institutions are not required to measure and annually report total financed emissions for the “Required Products” in Table 5.2. Nor are financial institutions setting SDA targets required to annually report the absolute amount of financed emissions in metric tonnes of CO\textsubscript{2} equivalent (tCO\textsubscript{2}e) or metric tonnes of CO\textsubscript{2} (tCO\textsubscript{2}) covered by these targets (See Section 6.1 for more information on reporting target progress).

Measurement of all seven GHGs (CO\textsubscript{2}, CH\textsubscript{4}, N\textsubscript{2}O, HFCs, PFCs, SF\textsubscript{6}, and NF\textsubscript{3}) is required for scope 1 and 2 emissions. Considering data availability challenges, financial institutions should cover all GHGs for category 15 if possible, with measurement of CO\textsubscript{2} as the minimum requirement.

Figure 4.1. Overview of GHG Protocol Scopes and Emissions across the Value Chain

\textit{Source: Greenhouse Gas Protocol, Scope 3 Standard.}

\textsuperscript{25} Please find more information on page 52 of the \textit{Corporate Value Chain (Scope 3) Accounting and Reporting Standard.}
4.1.4 Choosing an Inventory Consolidation Approach

The GHGP Scope 3 Standard specifies that financial institutions may decide under which scope investment and lending activities are included, depending on the chosen consolidation approach. For instance, if a financial institution chooses the equity share approach, it has the flexibility to account for investment-related emissions from equity investments in scope 1 and scope 2. To simplify the target setting process, financial institutions should use the operational control or financial control approach and include all investment and lending activities in scope 3, category 15.

4.2 Measuring Financed Emissions to Facilitate Target Setting

Harmonized measurement and disclosure of financed emissions are key to ensuring comparability and transparency among financial institutions. The SBTi has identified the Global GHG Accounting and Reporting Standard for the financial industry, developed by the Partnership for Carbon Accounting Financials (PCAF), as a freely available approach to measure portfolio-wide or asset-level–financed emissions. The standard has been reviewed by the GHG Protocol and is in conformance with the requirements set forth in the Corporate Value Chain (Scope 3) Accounting and Reporting Standard, for Category 15 investment activities.” The Standard provides detailed methodological guidance on measurement and disclosure of GHG emissions associated with loans and investments. The standard is applicable to multiple geographies and includes GHG accounting methods for the asset classes covered in this SBTi guidance document (i.e., mortgages, real estate, electricity generation project finance, and corporate equity and debt). See Figure 4.2 below for more information.

For financial institutions that are interested in understanding the overall exposure to emissions of their portfolios, they may use PCAF methods to conduct a portfolio-wide emissions screening and prioritize which part of a portfolio to focus on for target setting (i.e., asset classes and sectors). Following this prioritization, financial institutions measure emissions associated with their investing and lending activities to determine the emission baselines from which emission-based SBTs are set. While the SBTi has determined required activities that financial institutions shall include in the target boundary, FIs may still set targets on optional activities if these activities are deemed significant (see Section 5.3 for more information on this topic). For instance, while residential mortgage has been determined as an optional activity in the current project phase, financial institutions with significant mortgage holdings are still encouraged to include this asset class in their targets.

At the monitoring stage, financial institutions setting SDA targets shall annually measure their progress against the target, at which point, measuring portfolio emissions intensity and comparing it with the baseline intensity is required. For more detailed explanation on how to use PCAF as a starting point for target setting, see Section 5.4.1 on the Sectoral Decarbonization Approach.

26 Please find more information on page 51 of the Corporate Value Chain (Scope 3) Accounting and Reporting Standard.
PCAF’s asset class–specific methods facilitate a harmonized approach for measuring financial institutions’ year-on-year absolute emissions of loans and investments, fostering transparency and accountability in the financial industry. PCAF’s asset class methods are shown in Figure 4.2.

**Figure 4.2. Asset Class Coverage of Partnership for Carbon Accounting Financials**

Note: SME = Small and medium-sized enterprise.

The PCAF Global GHG Accounting and Reporting Standard for the financial industry also incorporates a data quality scoring with specific guidance per asset class (see Figure 4.3). Data quality ranges from estimated data with very limited support with score 5 (i.e., economic-based sectoral emissions factors) to audited GHG emissions data on client-level with highest quality score 1. Economic-based sectoral emissions factors can easily be applied and are often the first step used for screening purposes to identify hotspots in a diversified lending and investment portfolio. Scoring and disclosing on the data quality enables financial institutions to develop a strategy to improve the data quality over time, collecting client-level data especially for the hotspot.

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27 PCAF asset class coverage reflects the methods developed for the first edition of the Global GHG Accounting and Reporting Standard. It is expected that PCAF will develop financed emissions methods for additional asset classes in the future.
**Figure 4.3. PCAF’s General Data Quality Score Card**

Data quality scoring from 1 to 5.... enables financial institutions to develop a strategy to improve data over time

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**Case Study: Wells Fargo - Testing PCAF Methodology**

**Background on Wells Fargo**

Wells Fargo & Company (NYSE: WFC) is a diversified, community-based financial services company with $1.97 trillion in assets. Founded in 1852 and headquartered in San Francisco, Wells Fargo provides banking, investment and mortgage products and services, as well as consumer and commercial finance, through 7,300 locations, more than 13,000 ATMs, digital platforms, and contact centers. Wells Fargo has offices in 31 countries and territories to support customers who conduct business in the global economy. With approximately 266,000 active, full-time equivalent team members, Wells Fargo serves one in three households in the United States and is ranked number 30 on Fortune’s 2020 rankings of America’s largest corporations.

**Operational Sustainability Focus**

Wells Fargo first appeared on the CDP Disclosure Leadership Index in 2008 and continues to evolve its sustainability program with enterprise-level GHG emissions reduction targets. Since 2017, the company has purchased renewable electricity to meet 100 percent of its global operations’ needs.

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28 This is a generic data quality score card. The PCAF Standard has asset-class specific data quality score cards with detailed description of data in relation to each score.
Part of that commitment includes utilizing renewable energy credits (RECs) as well as transitioning to long-term agreements that fund green sources of power generation and support grid modernization.

**Financial Sustainability Focus**

Understanding the importance of scope 3, category 15 (investments) also referred to as “financed emissions,” means reassessing how to quantify and qualify these particular downstream emissions. Earlier engagement with WRI and peers demonstrated the difficulty of calculation, and new initiatives such as the Partnership for Carbon Accounting Financials (PCAF) help to address common challenges.

Measuring the emissions associated with products and services across various geographies, sectors, product types, and line of business originations presents unique challenges to any financial institution. One goal of portfolio or multisector aggregations of GHG emissions is to determine consistent and repeatable carbon-related metrics for sustainability reporting, and disclosures. Determining scoping boundaries, calculation approaches, and relevant touchpoints with the financial product, customer, geography, sector, and underlying operating assets is essential. A disciplined procedure ensures data integrity, purpose alignment, and ultimate utility for internal and external stakeholders.

**PCAF Methodology Overview**

To begin the process, Wells Fargo narrowed its focus to identify the most suitable and practical way to quantify a portfolio or multisector approach for financed emissions using one of PCAF’s methodologies. The selected approach required data on loan exposures (“investment”), sector-level codes, and economic activity–based emissions factors, which together yield a high-level screening mechanism. Wells Fargo utilized a trial run of the PCAF emissions factor database, which was in an early beta format, to download the correct emissions factors in-scope for the testing. The referenced emissions factors used constituted a ratio of sectoral emissions to sectoral total assets, which could also be considered carbon intensities at the sector level (See Figure B1.1).

**Figure B1.1. PCAF Methodology Overview: Economic Activity–based Emissions for Business Loans**

<table>
<thead>
<tr>
<th>Data Inputs</th>
<th>Data Outputs</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PCAF Emissions Factors</strong> for U.S. business loans (asset class)</td>
<td><strong>Total Carbon Emissions</strong> by NAICS code</td>
</tr>
<tr>
<td><em>Emissions Factor (Tons of CO₂ equivalent/Million USD Assets)</em></td>
<td><em>Tons of CO₂ equivalent</em></td>
</tr>
<tr>
<td><strong>Wells Fargo Loan Exposures</strong> for U.S. wholesale loans (asset class)</td>
<td></td>
</tr>
<tr>
<td><em>Outstanding Loan Amount (Million USD Assets)</em></td>
<td></td>
</tr>
</tbody>
</table>

*Note: NAICS = North American Industry Classification System.*
As visualized above, PCAF assigns its lowest data quality score ("5") to this method because it utilizes a pure estimation approach suited to screening and identifying hotspots in a diversified loan portfolio. This method relies on attributing emissions factors stated per dollar of lending (e.g., tCO$_2$e/million $), which can be multiplied against an outstanding loan exposure (e.g., M$) to result in a total emissions estimate stated in tons of carbon dioxide equivalent (tCO$_2$e).

**Applying PCAF Methodology**

To begin the process, multisector commercial and industrial loan exposure values were extracted from internal systems with a look-back period of two years to ensure time variance elements such as level and trend were also considered in the carbon accounting. These exposures were then aggregated using North American Industry Classification System (NAICS) codes at the most granular level possible to match with PCAF sector-based emission factors.

The first run yielded emissions estimates that were further assessed after conferring with corporate economists and cross-referencing against external research and NGO stock-takes of system-level emissions such as national accounting.

**Lessons Learned**

The main learning point was that the applied approach at a top-down level provided a good starting point for screening diversified loan portfolios. Wells Fargo appreciated the opportunity to test the PCAF database as it illuminated the complex moving parts of conducting top-down (i.e., sector or multisector down) analysis and encouraged further work on bottom-up (i.e., products or customers up) and sector-specific approaches where hotspots were identified. Wells Fargo will continue to engage with PCAF and other external initiatives on improving the top-down and bottom-up approaches to contextualize GHG intensities relevant for science-based targets, temperature alignment, and nonfinancial disclosures.

### 4.3 How to Set a SBT for Scope 1 and 2 Emissions

Scope 1 and 2 emissions are the starting point for setting SBTs. While scope 3 emissions, in particular category 15 (investments) are more significant for financial institutions than scope 1 and 2 emissions, scope 1 and 2 targets consistent with a well-below 2°C pathway at a minimum are required for all financial institutions. Financial institutions are encouraged to align their scope 1 and 2 target ambition with a more ambitious 1.5°C scenario.

This section presents the latest SBTi target validation criteria for scope 1 and 2 targets. Detailed guidance on applying the scope 1 and 2 criteria can also be found in Chapter 8 of the SBTi Target Validation Protocol and Chapter 5 of the SBT Target Setting Manual.
Criteria

FI-C6 – Base and Target Years: Targets must cover a minimum of 5 years and a maximum of 15 years from the date the target is submitted to the SBTi for an official validation.  

FI-C7 – Progress to Date: Targets that have already been achieved by the date they are submitted to the SBTi are not acceptable. The SBTi uses the year the target is submitted to the initiative (or the most recent completed GHG inventory) to assess forward-looking ambition. The most recent completed GHG inventory must not be earlier than two years prior to the year of submission.

FI-C8 – Level of Ambition: At a minimum, scope 1 and scope 2 targets will be consistent with the level of decarbonization required to keep global temperature increase to well-below 2°C compared to preindustrial temperatures, though financial institutions are encouraged to pursue greater efforts toward a 1.5°C trajectory. Both the target time frame ambition (base year to target year) and the forward-looking ambition (most recent year to target year) must meet this ambition criteria.

FI-C9 – Absolute vs. Intensity: Intensity targets for scope 1 and scope 2 emissions are only eligible when they lead to absolute emissions reduction targets in line with climate scenarios for keeping global warming to well-below 2°C or when they are modeled using an approved sector pathway. Absolute reductions must be at least as ambitious as the minimum of the range of emissions scenarios consistent with the well-below 2°C goal or aligned with the relevant sector reduction pathway within the Sectoral Decarbonization Approach.

4.3.1 Methods for Setting Scope 1 and 2 SBTs for Financial Institutions

Various target setting methods are available for setting scope 1 and 2 SBTs and differ in terms of whether they calculate targets as a percentage reduction in absolute emissions or emissions intensity based on a physical or economic indicator. This section describes the methods that are most applicable to financial institutions for setting scope 1 and 2 targets. An integrated science-based target setting tool is available and provides target modeling options for the methods described below.

Financial institutions are encouraged to use the Absolute Contraction approach to set scope 1 and 2 emissions reduction targets. The Absolute Contraction approach is the most straightforward approach for linking targets to the well-below 2°C and 1.5°C pathways. It requires a minimum of 2.5 percent

29 For targets submitted for an official validation in the first half of 2020, the valid target years are 2024–2034 inclusive. For targets submitted in the second half of 2020, the valid target years are between 2025 and 2035 inclusive.

30 For targets submitted for an official validation in 2020, the most recent inventory data submitted must be for 2018 at the earliest.
Financial institutions can also set physical or economic intensity targets for scope 1 and 2 emissions. The main method available through SBTi for setting physical intensity targets is the Sectoral Decarbonization Approach (SDA), which uses convergence of emissions intensity and leverages the Beyond 2°C scenario (B2DS) from the International Energy Agency report, Energy Technology Perspectives 2017. SDA provides multiple sector-specific pathways, and the pathway most relevant to financial institutions is “Services/Commercial Buildings.” This pathway mainly encompasses the “space heating and cooling, water heating, lighting, appliances (HVAC is the technical term), and miscellaneous equipment (such as office equipment and other small plug loads in the service sectors)” of buildings (SBTi 2015, p. 63). Due to the lack of 1.5°C scenario data from IEA, however, SBTi currently does not provide an option for financial institutions to set 1.5°C targets using this pathway within SDA.

An alternative approach to setting physical intensity targets that requires less data input and allows for more flexibility with Temperature Rating options is to set targets in line with the Absolute Contraction approach but express them in physical intensity terms. Financial institutions may choose physical units that are representative of their operational activities and have direct physical relationships to the quantity of emissions generated. Considering the projected growth of the chosen unit, financial institutions shall ensure that the underlying absolute emissions reduction is in line with the Absolute Contraction approach with a 2.5 percent annual linear reduction for a well-below 2°C alignment at a minimum, or a 4.2 percent annual linear reduction for a 1.5°C alignment. Some common physical units for target setting for the financial services industry include per employee (e.g., full-time equivalent) or square meter. Although square meter is the same unit as the one used in SDA, under this option, the target ambition is assessed against the absolute contraction approach.

Lastly, financial institutions may also set economic intensity targets using economic indicators. Scope 1 and 2 economic intensity targets shall only be set if the underlying absolute emissions reduction aligns with at a minimum well-below 2°C scenario under the Absolute Contraction approach. In general, however, economic units may not be useful for tracking emissions for financial institutions whose financial growth is not tied closely to quantity of emissions. For instance, revenue for banks can be generated through the difference in rates charged for credit accounts and paid to depositors, which has little relationship with emissions generated in their operations.

Table 4-1 summarizes available methods for setting ambitious scope 1 and 2 targets, as defined in Version 4.1 of the SBTi criteria.

31 The paper Foundations of Science-based Target Setting provides supplementary technical information to Chapter 3 on how science-based target setting methods have been developed in accordance with the best available climate science.
### Table 4-1. Summary of Scope 1 and 2 Target Setting Methods

<table>
<thead>
<tr>
<th>Method</th>
<th>Method Description</th>
<th>Examples of Approved Targets</th>
</tr>
</thead>
</table>
| Absolute Contraction    | This approach assumes that all financial institutions reduce absolute emissions at the same rate:  
• Well-below 2°C: Min. 2.5% annual linear reduction  
• 1.5°C: Min. 4.2% annual linear reduction                                                                                                                | Robert Bosch GmbH commits to reduce absolute scope 1 and 2 GHG emissions 85% and absolute scope 3 GHG emissions 15% by 2030 from a 2018 base year.  
German multinational conglomerate Thyssenkrupp commits to reduce absolute scope 1 and 2 GHG emissions 30% by 2030 from a 2018 base year. |
| Physical intensity      | Option 1: Physical intensity targets modeled using the “Services/Commercial Buildings” in SDA in line with the B2DS scenario.  
*The option to set 1.5°C targets using this SDA pathway is currently not available due to the lack of scenario data from IEA.*  
Option 2: Physical intensity targets with physical units that are representative of their operational activities and have direct physical relationships to the quantity of emissions generated (e.g., per employee or square meter). Translated into absolute terms, the target must result in a minimum of 2.5% annual linear reduction in terms of absolute emissions for well-below 2°C targets and 4.2% for 1.5°C targets. | Property developer, owner, and operator Swire Properties Limited commits to reduce scope 1 and 2 GHG emissions 35% per square meter by 2025 and 52% per square meter by 2030 from a 2018 base year.  
French real estate and property management company Mercialys commits to reduce scope 1 and 2 GHG emissions 47% per square meter by 2030 from a 2017 base year. |
| Economic intensity      | Economic intensity targets that lead to a minimum of 2.5% annual linear reduction in absolute emissions for well-below 2°C targets and 4.2% for 1.5°C targets.                                                                 | Kering commits to reduce scope 1, scope 2, and scope 3 emissions from upstream transportation and distribution, business air travel, and fuel- and energy-related emissions 50% per unit of value added by 2025 from a 2015 base year.  
Multinational inspection, verification, testing, and |
certification company SGS commits to reduce scope 1, scope 2, and scope 3 (business travel) emissions per unit of revenue 45% by 2025 and 55% by 2030, from a 2014 base year.

Note: IEA = International Energy Agency.
Source: Authors 2020.
5. Approaches to Setting Scope 3 Portfolio Targets

5.1 Background and Brief Literature Review

At the start of this work, the SBTi assessed various methods and tools on their applicability to support target setting for financial institutions. Triggered by the recommendation of the Task Force on Climate-related Financial Disclosures (TCFD), multi-data and service providers have developed methods and tools to perform scenario analysis and assess climate-related financial risks, which are not designed to set climate targets.

Prior to this project, existing target setting methods for financial institutions could be categorized into four approaches:

- **Sector-based approach**: Global carbon budget is divided by sector and emission reductions are allocated to the sector (sometimes within an asset class) on the portfolio based on the sector’s budget.
- **Absolute-based approach**: Percent reduction in absolute emissions required by a given scenario is applied to all portfolios equally.
- **Economic-based approach**: Based on the assumption that the sum of all economic actors’ gross profits worldwide equate to global GDP, a portfolio’s share of emissions is determined by the sum of the gross profit of portfolio companies.
- **Capacity-based approach**: Alignment with various climate scenarios is assessed based on physical asset–level production capacity and technology-type data (e.g., vehicles manufactured per year, gigawatts [GW] electricity, etc.)

The lack of comprehensive emissions data has led some stakeholders to explore the use of capacity-based approaches that use physical asset data for climate alignment assessment purposes. An example of a capacity-based approach is the Paris Agreement Capital Transition Assessment (PACTA) method produced by the 2 Degrees Investing Initiative (2dii). Additional information is available via the PACTA website.

The capacity-based method provides data that financial institutions could use to understand sector-based alignment with technology-specific metrics, rather than a GHG emissions–based metric. Previously in 2019, the SBTi road tested the PACTA method with a select group of financial institutions. However, further development is needed for this method to be incorporated into the SBTi framework for finance and accepted as a method to formulate targets in line with the criteria.

Among the approaches developed prior to this project, the sector-based approach is considered most valuable for the financial sector because it enables financial institutions to manage the emissions they financed in specific sectors of the economy. As such, financial institutions can assess their portfolios per

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32 Additional information is available via the [PACTA website](http://www.2dii.org/pacta/).
asset class or sector, steer asset-level financed emissions within the global carbon budget assigned to each sector, and monitor their improvements in emission reductions more transparently.

This level of influence in the real economy is difficult to achieve with the other three approaches. Absolute-based targets could be achieved by shifting or lowering the exposure to certain sectors within the portfolio without having a clear impact in the real economy. An economic-based approach is sensitive to economic fluctuations in gross profits of portfolio companies (e.g., target achievements can be influenced if the actual gross profit of the portfolio companies deviates strongly from the global GDP projections). Lastly, the capacity-based approach can be limited as a robust linkage between capacity factors and utilization rates with the global carbon budgets has yet to be proven.

5.2 Overview of Available Asset Class–Specific Methods, Broader Methods, and Existing Gaps

For the first phase of this project, the SBTi supports three methods for financial institutions: the Sectoral Decarbonization Approach (SDA), the SBT Portfolio Coverage Approach, and the Temperature Rating Approach. The SBTi developed criteria specific to these three methods (FI-C17.1–FI-17.3), which are used to assess the targets set using these methods. These methods use asset class approaches to link financial institutions’ investment and lending portfolios with climate stabilization pathways. An asset class–oriented approach was chosen for this framework to take into consideration the varying degree of data availability, market liquidity, and levels of ownership of different asset classes.33

Among these three methods, SDA is the only approach that requires emissions measurement on an asset class level. SDA is also the only sector-based approach,34 and it’s applicable to all asset classes covered in the current project phase wherever sector methods are available. The SBT Portfolio Coverage and Temperature Rating methods take an engagement-oriented approach focused on portfolio companies’ actions to measure and reduce emissions. Both methods are applicable to all sectors for the corporate instrument asset classes.35 SBT Portfolio Coverage is a financial sector analogue to supplier engagement targets for “real economy” companies’ scope 3 emissions. The Temperature Rating Approach expands the scope of the SBT Portfolio Coverage Approach and enables FIs to assess the ambition of portfolio companies based on their public GHG reduction targets, as compared to approved SBTs only.

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33 An initial project survey distributed in February 2018 with 34 responses from financial institutions and other stakeholders also indicated that, in the order of votes received, corporate loans, listed equity, project finance, real estate, and mortgages are asset classes considered most important for inclusion in the framework.
34 The sector and asset class coverage of SDA is listed in Table 5.3.
35 See Table 5.2 for more information on the applicability of methods to different asset classes.
Financial institutions may use one or more of these three methods to develop asset class–level targets for a SBT submission (see Section 5.3 for more guidance on this topic).36 Table 5.1 below provides an overview of the methods by asset class, followed by a description of each method; more in-depth method descriptions are provided in the Appendices.

Table 5.1. Portfolio Target Setting Methods for Financial Institutions

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Method</th>
<th>Description</th>
<th>Potential Target Output Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real estate</td>
<td>Sector Decarbonization Approach (SDA)</td>
<td>Emissions-based physical intensity targets are set for nonresidential buildings’ intensity and total GHG emissions.</td>
<td>Financial Institution A commits to reduce its real estate portfolio GHG emissions ___% per square meter by 2030 from a 2018 base year.</td>
</tr>
<tr>
<td>Mortgages</td>
<td>SDA</td>
<td>Emissions-based physical intensity targets are set for residential buildings’ intensity and total GHG emissions.</td>
<td>Financial Institution A commits to reduce its mortgage portfolio GHG emissions ___% per square meter by 2030 from a 2018 base year.</td>
</tr>
<tr>
<td>Electricity generation project finance</td>
<td>SDA</td>
<td>Emissions-based physical intensity targets are set for electricity generation projects’ intensity and total GHG emissions.</td>
<td>Financial Institution A commits to reduce its electricity generation project finance portfolio GHG emissions ___% per</td>
</tr>
</tbody>
</table>

36 If alternate methods become available, SBTi will consider them on a case-by-case basis. Financial institutions and method developers interested in an assessment of alternative methods should contact the SBTi finance sector team before submitting targets set using these methods for a validation. In 2019, the SBTi Technical Working Group developed the following criteria for new methods: maintains global carbon budget, consistency with SBTi theory of change and GHG measurement and disclosure practices, technology agnostic, and practicality of application, as well as that the method should be freely available. In general, SBT methods for financial institutions’ portfolios are expected to follow the GHG Protocol principles of relevance, completeness, consistency, transparency, and accuracy. For more information, see https://ghgprotocol.org/sites/default/files/standards/ghg-protocol-revised.pdf.
<table>
<thead>
<tr>
<th>Corporate instruments (equity, bonds, loans)</th>
<th>SDA</th>
<th>kWh by 2030 from a 2018 base year.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emissions-based physical intensity targets are set at sector level within the portfolio for the following sectors: power generation, cement, pulp and paper, transport, iron and steel, and buildings.</td>
<td>Financial Institution A commits to reduce GHG emissions from the steel sector within its corporate lending portfolio X% per ton of cement by 2030 from a 2018 base year.</td>
<td></td>
</tr>
</tbody>
</table>

| SBT Portfolio Coverage | Financial institutions commit to having a portion of their investees set their own SBTi-approved science-based targets such that the financial institution is on a linear path to 100% portfolio coverage by 2040 (in consistent emissions or monetary terms). | Investment Firm A commits that 30% of its equity portfolio within the asset class/sector by total assets will have science-based targets by 2025. |

| Temperature Rating | This approach enables financial institutions to determine the current temperature rating of their portfolio and take actions to align their portfolios to ambitious long-term temperature goals by engaging with portfolio companies to set ambitious targets. | Investment Firm A commits to align its scope 1 + 2 portfolio temperature score within the asset class or sector from 2.6°C in 2018 to 1.75°C by 2025. Investment Firm A also commits to align their scope 1 + 2 + 3 portfolio temperature score within the asset class or sector from 3.1°C in 2018 to 2°C by 2025. |

*Source: Authors 2020.*
5.3 Defining the Boundary of Portfolio Targets

To seek approval from the SBTi, financial institutions shall follow FI-C15 and FI-C16 to set target(s) on their investment and lending activities. Depending on the composition of their portfolios, an FI may be able to meet FI-C16 using methods that do not require measurement of financed emissions. Therefore, it’s possible that FIs do not need to quantify any financed emissions of their holdings or only need to do so in a partial manner.

Criteria

**FI-C15 – Requirement to Set Target(s) on Investment and Lending Activities: All financial institutions shall set targets on their investment and lending activities as required by FI-C16, irrespective of the share of quantified scope 3 portfolio emissions as compared to the total scope 1 + 2 + 3 emissions of the financial institution. FIs may choose from the applicable methods for target setting, by asset class, as defined in Table 5.2.**

**FI-C16 – Portfolio Target Boundary: Financial institutions shall set targets on all “Required Activities” in the Required Activities and Methods Table (Table 5.2) following the minimum boundary coverage requirement.**

Financial sector activities have been organized into three categories: required, optional, and out-of-scope activities to determine the target boundary (See Table 5.2):

1) **Required activities**, if relevant, shall be included in the target boundary. For example, FIs shall include 100 percent of the activity by kWh from electricity generation project finance in the target boundary (if relevant).

For long-term corporate loans, other than electricity generation and real estate, minimum target coverage thresholds have been established for companies and projects in the fossil fuel sector and all other sectors:

- Fossil fuel sector: Long-term corporate loan SBTs shall cover 95 percent of long-term lending to fossil fuel companies. In the context of this project, coal companies are defined as companies with greater than 5 percent of revenues from thermal coal mining, exploration and drilling, mining services, processing, trading, transport and logistics, equipment manufacturing, operations, and maintenance (O&M) services, engineering, procurement and construction (EPC) services, transmission and distribution of coal-fired electricity, coal to liquids (Ctlg) and coal to

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37 FIs may have parts of their portfolios, such as a specific asset class or a fund, assessed by SBTi through the partial submission option detailed in the target submission form. However, partial targets will not be officially recognized and published by the SBTi even if they meet all relevant criteria.
Oil and gas companies are defined as companies that derive more than 30 percent of revenues from the exploration, extraction, refining, transportation and distribution, storage, retailing, marketing, trading, or power, heat, or cooling production from oil and gas.  

All other sectors: Financial institutions shall cover at a minimum 67 percent of their lending activities to companies in all other sectors.

2) **Optional activities** that FIs may include in the target boundary. There is no minimum coverage requirement on optional activities, and FIs may cover as much of these activities as they wish. For example, FIs that wish to set targets on the optional category of residential mortgage loans should use the SDA method and could determine the target boundary themselves. These activities are deemed optional as they can be impractical to set targets for, given challenges such as unavailability of data or short-term period of an investment/loan.

3) **Out-of-scope activities** that cannot be covered by available methods or do not apply to the project audience. Products not listed in Table 5.2 are likely also out of scope.

For asset managers, FI-C15 and FI-C16 also apply to funds managed under discretionary mandates. The SBTi recommends but does not require that banks’ asset management divisions follow Table 5.2 to set targets on these funds. If banks decide to exclude their asset management divisions from their parent company–level targets, they should disclose this exclusion in the target wording for transparency and comparability.

Table 5.2 is all-comprising and may not apply to certain financial institutions. If an FI invests solely or mainly in optional asset classes, they should contact SBTi to discuss a minimum target coverage boundary of these asset class(es) for the portfolio targets to be considered credible. SBTi has devised minimum target coverage requirements for mortgage REITs and private equity firms described below, which are two exceptions to Table 5.2.

**Mortgage REITs** that invest in residential and commercial mortgages, residential mortgage-backed securities and commercial mortgage-backed securities shall, at a minimum, cover 67 percent of residential mortgages by base year activity in square meter. **Private equity firms** are recommended to use the SBT portfolio coverage approach to cover all private equity investments, regardless of the percentage share the firm has in its investees. The SBT portfolio coverage method is encouraged given that private equity firms often have more influence over their investees compared to other financial

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38 The 5 percent threshold is determined based on a 1–5 percent range for the share of revenue the European Commission (“Commission Delegated Regulation [EU]” 2020) and financial institutions such as KLP (“KLP Goes Coal Free” 2020) use to identify coal companies.

39 The 30 percent threshold is based on a 20-30 percent range for the share of revenue used to exclude oil and gas companies by financial institutions such as Robeco Institutional Asset Management (Robeco Institutional Asset Management B.V. 2020) and Natixis (NATIXIS 2018).

40 Overtime, SBTi may update “optional activities” to be required, depending on factors such as changes in availability of data or financial institutions’ readiness to set targets on certain asset classes.
institutions. If private equity firms have equity investments in real estate companies or funds, 100 percent of these shall be covered either within the boundary of the SBT portfolio coverage target, or a separate target using the SDA method. For the time being, private debt and venture capital are considered optional for private equity firms.

The SBTi aims to strike the right balance between robustness and practicality for the criteria. Factors such as data availability, financial institutions’ level of influence, and sector’s contribution to climate change have been taken into consideration when determining if an activity should be required and the corresponding minimum coverage requirements. As more data become available, methods become more mature, and financial institutions gain more experience in target setting, the SBTi may revise Table 5.2 through the annual criteria update process. Financial institutions may also set additional targets to increase the coverage of targets on their portfolios as methods become available for additional asset classes and sectors.

Table 5.2 below presents these three categories of activities, the minimum coverage for required activities (only relevant to required activities), and applicable method(s) for each activity type:

- **When only one method is listed**, it means that it is the only applicable method for the specific financial activity. For example, only the SDA can be applied to electricity generation project finance.
- **When multiple methods are listed**, FIs may choose one or more of the methods to set targets that collectively meet the specific minimum coverage requirement for these products. For example, financial institutions may use both SDA (for sectors where the method is available) and the temperature rating method to collectively cover 100 percent of their corporate bonds portfolios.

### Table 5.2. Required, Optional, and Out-of-Scope Activities and Applicable Methods

<table>
<thead>
<tr>
<th>Legend</th>
<th>Required Activities</th>
<th>Optional Activities</th>
<th>Out of Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asset class</td>
<td>Products and Requirement for Inclusion in Targets</td>
<td>Required Minimum Coverage for Required Activities</td>
<td>Applicable Methods</td>
</tr>
<tr>
<td>Consumer loan</td>
<td>Residential mortgages</td>
<td>Optional*</td>
<td>SDA</td>
</tr>
<tr>
<td></td>
<td>Motor vehicle loan</td>
<td>Not applicable</td>
<td>Not available</td>
</tr>
</tbody>
</table>

*Optional for required activities.*
<table>
<thead>
<tr>
<th>Financial Sector</th>
<th>Science-Based Targets Guidance Pilot Version</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project finance</strong></td>
<td></td>
</tr>
<tr>
<td>Personal loans</td>
<td>Not applicable Not available</td>
</tr>
<tr>
<td>Electricity generation project finance</td>
<td>100% of base year activity (kWh)</td>
</tr>
<tr>
<td>Other project finance (e.g., infrastructure)</td>
<td>Not applicable Not available</td>
</tr>
<tr>
<td>Corporate loan: commercial real estate</td>
<td>Min. 67% of base year activity (m²)</td>
</tr>
<tr>
<td>Corporate loan: electricity generation</td>
<td>100% of base year activity (kWh)</td>
</tr>
<tr>
<td>Corporate loan: other long-term debt (more than one year), excluding electricity generation project finance and real estate</td>
<td>Fossil fuel companies: min. 95% of base year corporate lending (loan value) SDA, where sector-specific methods are available</td>
</tr>
<tr>
<td>Listed equity and bonds</td>
<td>Common stock 100% SDA SBT Portfolio Coverage Temperature Rating</td>
</tr>
<tr>
<td>Listed equity and bonds</td>
<td>Preferred stock 100% SDA SBT Portfolio Coverage Temperature Rating</td>
</tr>
<tr>
<td>Listed equity and bonds</td>
<td>Corporate bonds 100% SDA SBT Portfolio Coverage Temperature Rating</td>
</tr>
<tr>
<td>Listed equity and bonds</td>
<td>Exchange traded funds 100% SDA SBT Portfolio Coverage Temperature Rating</td>
</tr>
<tr>
<td>Investments in real estate investment trusts (REITs), listed real estate companies, and real estate mutual funds</td>
<td>100%</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Funds of funds</td>
<td>Optional</td>
</tr>
<tr>
<td>Derivatives</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Sovereign and government bonds</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Supranational, sub-sovereign (including municipal) bonds</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Agency bonds</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Securitized fixed income (includes asset-backed securities/mortgage-backed securities, covered bonds)</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

| Private equity and debt, includes venture capital | Private equity and debt, e.g., mezzanine capital, ordinary shares, preferred shares, shareholder loans, private real estate companies | Optional<sup>e</sup> | SDA | SBT Portfolio Coverage | Temperature Rating |

| Advisory services, if relevant | Advisory services (e.g., Mergers and acquisitions), debt and equity underwriting, brokerage-securities and commodities, trading securities and commodities, credit guarantees, insurance contracts, transaction services | Not applicable | Not available | | |

Notes:

<sup>a</sup> As an exception to this table, mortgage REITs shall cover at a minimum of 67 percent of residential mortgages by base year activity in square meter.
The 67 percent applies to companies in all other sectors, not per sector. As the definition of SMEs can vary from region to region, financial institutions may use their own definitions of SMEs to interpret this category. For companies, the SBTi provides a streamlined target validation route for SMEs, where an SME is defined as a non-subsidiary, independent company with fewer than 500 employees. Financial institutions interested in engaging SMEs to set SBTs and whose threshold for SMEs is higher than 500 employees (e.g., 1,000 employees) may have to direct their SME clients to the regular SBTi validation route. For more information on the SBTi’s target setting option for SMEs, please see https://sciencebasedtargets.org/faqs-for-smes/.

Mutual funds covering required activities in listed equity and bonds are also required. As an exception to this table, private equity firms shall cover their private equity investments and other relevant asset classes, detailed above.

Private debt refers to debt to private companies whose shares are not traded on a stock market.

Source: Authors 2021.

Table 5.2. shows that investments and corporate loans in real estate require a minimum coverage of 67 percent of investment and lending activity (m2). In ensuring this coverage, financial institutions should prioritize the inclusion of assets in regions where buildings’ emissions data or buildings’ energy-related data are available, or where data quality is generally higher quality. However, this should not deter institutions from including assets in regions where only proxy or average data are available.

Similarly, corporate lending for non-fossil fuel sectors requires minimum coverage of 67 percent of lending book value. To determine the coverage, financial institutions could screen the emissions of their lending portfolio to identify emissions hotspots, which would help in making an informed decision on which sectors to cover for target setting. They could also prioritize loans issued to companies in high-emitting sectors.

5.4 Description of Methods to Set Portfolio Targets

This section provides an overview of methods available to set targets on financial institutions’ investment and lending portfolios, along with case studies of financial institutions globally that have tested these methods in the method road-testing process for SDA and SBT Portfolio Coverage in 2019, and the SBTi Finance Tool beta-testing process in 2020. Given that these case studies were conducted before the final release of the guidance, the target setting exercises described may not align fully with the criteria presented in the guidance. Financial institutions shall follow the criteria and recommendations to prepare targets for submissions to SBTi.

41 This recommendation is also applicable to the optional (required for mortgage REITs) residential mortgage asset class.

42 Several FIs also mentioned that they have set net-zero targets in the case studies. Please note these targets have not been approved by SBTi. SBTi is currently developing a framework to enable companies and financial institutions to set robust and credible net-zero targets in line with a 1.5°C future.
Detailed method descriptions and instructions for application are included in the Appendices.

5.4.1 The Sectoral Decarbonization Approach

The Sectoral Decarbonization Approach (SDA) is a method for setting physical intensity targets that uses convergence of emissions intensity. An intensity target is defined by a reduction in emissions relative to a specific business metric, such as production output of the company (e.g., metric tonne CO₂e per tonne product produced). The SDA assumes global convergence of key sectors’ emissions intensity by 2050. For example, the emissions intensity of steel production in China, the United States, and Brazil is assumed to reach the same level by 2050, regardless of its current diversity.\footnote{Each sectoral budget is maintained, to the extent the sum of sectoral activity does not go beyond that projected for the scenario (for homogeneous sectors) and no new businesses are created.} Regional pathways have not been incorporated into this method.

The SDA is the only applicable method for several asset classes, as specified in Table 5.2. For the remaining asset classes, SDA can be used on its own or with one or both other methods to collectively meet the minimum required boundary coverage.

The SBTi first developed the SDA for companies in 2015 using the International Energy Agency (IEA) Energy Technology Perspectives (ETP) scenario data. The method development process is described in the SBTi’s Sectoral Decarbonization Approach report published in 2015.\footnote{Please find the report here: \url{https://sciencebasedtargets.org/wp-content/uploads/2015/05/Sectoral-Decarbonization-Approach-Report.pdf}. The original method was also described in Krabbe et al. 2015.}

Currently, the SDA uses the B2DS scenario from the Energy Technology Perspectives 2017 report, which comprises emissions and activity projections used to compute sectoral pathways aligned with limiting warming to well-below 2°C (IEA 2017). The SBTi also provides a 1.5°C-aligned pathway for the power sector that enables electric utilities to submit 1.5°C-aligned targets for official recognition.\footnote{Please find more project information here: \url{https://sciencebasedtargets.org/sector-development/power-sector/}.} Due to the lack of 1.5°C scenario data from IEA, only a well-below 2°C alignment is available for other sectors.

The criteria box below presents requirements for SDA targets.

### Criteria

**FI-C17.1 – Sectoral Decarbonization Approach Targets**\footnote{Please see Section 5.4.1 for more information on the Sectoral Decarbonization Approach.}: Financial institutions’ targets using the sectoral decarbonization approach (SDA) are considered acceptable when the following conditions are met:

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**Notes:**

- \footnote{Each sectoral budget is maintained, to the extent the sum of sectoral activity does not go beyond that projected for the scenario (for homogeneous sectors) and no new businesses are created.}
- \footnote{Please find the report here: \url{https://sciencebasedtargets.org/wp-content/uploads/2015/05/Sectoral-Decarbonization-Approach-Report.pdf}. The original method was also described in Krabbe et al. 2015.}
- \footnote{Please find more project information here: \url{https://sciencebasedtargets.org/sector-development/power-sector/}.}
- \footnote{Please see Section 5.4.1 for more information on the Sectoral Decarbonization Approach.}
• **Boundary:** Financial institutions shall set SDA targets on their real estate and electricity generation–related activities as specified in the Required Activities and Methods Table (Table 5.2). SDA targets may also be set on other activities listed in Table 5.2, such as residential mortgages, corporate loans, listed and private equity and debt for sectors where methods are available.

• **Ambition:** Portfolio SDA targets must meet minimum ambition indicated by sector-specific methods for well-below 2°C pathways.

• **Time frame:** Portfolio SDA targets must cover a minimum of 5 years and a maximum of 15 years from the date the financial institution’s target is submitted to the SBTi for an official validation. Financial institutions are further encouraged to develop long-term targets up to 2050 in addition to the required midterm targets.

• **Scope of Borrower and/or Investee Targets:** Targets on scope 1 and 2 emissions are required for real estate and electricity generation related activities as defined by SDA methods (if relevant). For other Required Activities in the Table 5.2, FIs shall set targets on emissions scopes as required by the relevant SBTi sector-specific guidance. 47

Once the IEA publishes its updated 2020 ETP scenarios, the SBTi may develop a customized SDA tool for financial institutions’ portfolios. In the meantime, financial institutions can use the existing SBTi target setting tool and transport tool developed for companies to set targets on the relevant asset classes or sectors (see Table 5.3). An inventory of asset class emissions must be conducted before modeling targets in the tool. A dedicated calculation sheet is available for real estate and mortgages related asset classes.

Table 5.3 below summarizes the sectors covered by the SDA, the corresponding emission intensity units required by the method, the available temperature pathways, and relevant target setting tools.

**Table 5.3. Sector and Asset Class Coverage of Sectoral Decarbonization Approach and Available Temperature Rating and Target Setting Resources**

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Sector and Emission Intensity Units</th>
<th>Temperature Rating</th>
<th>Available Target Setting Tool</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mortgage</td>
<td>Residential buildings (kgCO₂e/m²)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>Mortgages and Real Estate Calculation Sheet</td>
</tr>
<tr>
<td>Real estate</td>
<td>Residential and service buildings (kgCO₂e/m²)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>Mortgages and Real Estate Calculation Sheet</td>
</tr>
</tbody>
</table>

47 A list of the sector-specific guidance and requirements is available in Chapter 3 of the SBT Target Setting Manual (Table 3-1).
<table>
<thead>
<tr>
<th>Sector</th>
<th>Activity</th>
<th>Well-below 2°C (min. requirement)</th>
<th>SBTI Target Setting tool-SDA for</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electricity generation project finance</td>
<td>Electricity generation (kgCO₂e/kWh)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>Power generation</td>
</tr>
<tr>
<td>Corporate equity, bonds, and loan</td>
<td>Aluminum (kgCO₂e/ton)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>SBTI Target Setting tool-SDA for Aluminum</td>
</tr>
<tr>
<td></td>
<td>Buildings (kgCO₂e/m²)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>Mortgages and Real Estate Calculation Sheet</td>
</tr>
<tr>
<td></td>
<td>Cement (kgCO₂e/tonne)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>SBTI Target Setting tool-SDA for Cement</td>
</tr>
<tr>
<td>Chemical</td>
<td>Chemical</td>
<td>Not available</td>
<td>The chemical sector SDA pathway cannot be used at present. Chemical companies should use the general SBT methods in the SBTi Target Setting tool. SBTi is developing sector-specific guidance for the chemical and petrochemical industry.</td>
</tr>
<tr>
<td>Fossil fuel</td>
<td>Fossil fuel</td>
<td>Not available</td>
<td>Not available</td>
</tr>
<tr>
<td>Iron and steel</td>
<td>Iron and steel (kgCO₂e/ton)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>SBTI Target Setting tool-SDA for Iron and Steel</td>
</tr>
<tr>
<td>Power generation</td>
<td>Power generation (kgCO₂e/kWh)</td>
<td>Well-below 2°C (min. requirement)</td>
<td>SBTI Target Setting tool-SDA for Power</td>
</tr>
</tbody>
</table>
How to Calculate Physical Emissions Intensity for SDA Targets

For financial institutions, determining portfolio emissions intensity is the starting point to apply the SDA for target setting. Portfolio emissions intensity refers to financed emissions per unit of activity data (e.g., kgCO₂e/m², kgCO₂e/kWh, kgCO₂e/tonne cement). Three steps are taken to derive this:

1. Measure the absolute GHG emissions of each investment and/or loan in a specific asset class (i.e., scope 1 and 2 emissions of borrowers and/or investees and scope 3 emissions where possible);
2. Calculate the share of borrowers’ and/or investees’ emissions that should be attributed to the financial institution (i.e., financed emissions); and
3. Divide the sum of financed emissions by the sum of attributed activity data of all investments and/or loans in the specific asset class.

Figure 5.1 illustrates the three steps to derive the emissions intensity baseline of a financial institution that applies the SDA.

Figure 5.1. Steps to Calculate Baseline Emissions Intensity for Setting SDA Targets
It is important to note that the attribution factor to calculate FI’s share of emissions and share of activity data varies across asset classes, as shown in Figure 5.2 below.

**Figure 5.2. Attribution Factors for Various Asset Classes in the Partnership for Carbon Accounting Financials Framework**

<table>
<thead>
<tr>
<th>Asset class</th>
<th>Attribution factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Estate</td>
<td>Outstanding amount / Property value at origination</td>
</tr>
<tr>
<td>Mortgages</td>
<td>Outstanding amount / Property value at origination</td>
</tr>
<tr>
<td>Electricity Generation Project Finance</td>
<td>Outstanding amount / Total equity + debt</td>
</tr>
<tr>
<td>Corporate Instruments (equity, bonds, loans)</td>
<td>For loans to listed companies and equity investments in listed companies: Outstanding amount / Enterprise value including cash For loans to private companies and bonds and equity investments in private companies: Outstanding amount / Total equity + debt</td>
</tr>
</tbody>
</table>
Detailed guidance on the methods to calculate financed emissions per asset class is provided in the Global GHG Accounting and Reporting Standard for the financial industry (PCAF 2020).

Calculating the portfolio emission intensity is the first step financial institutions need to take to set emissions-based targets. This is followed by converging the projected emission intensity to the same level as the sector-specific decarbonization pathway in 2050.

**Sectoral Decarbonization Approach for Mortgages**

A mortgage is a lending agreement to purchasing a residential property in exchange for a regular repayment at interest, which the lender is entitled to with the condition that the loan becomes void upon the payment of the debt. Residential property refers to a building for a single family or multifamily that is used primarily for human dwelling (i.e., apartments and houses).

Targets on a mortgage portfolio are set using the global decarbonization pathway for residential buildings (i.e., the global floor area projections and emissions intensity pathways for residential buildings defined in IEA ETP 2017 B2DS).

A calculation sheet is available for setting targets on mortgage portfolios.

**Case Study: De Volksbank - Testing SDA for Mortgages**

**Background on de Volksbank**

De Volksbank is the fourth-largest retail bank in the Dutch market, with 3.2 million customers and nearly 3,000 employees. The bank provides mortgages (€47.8 billion in 2018), manages savings (€37 billion) and offers 1.5 million customers a current account. It also offers a limited range of insurance and investment products and loans. The bank provides its services through four brands: ASN Bank, BLG Wonen, Regio Bank, and SNS.

De Volksbank started measuring the climate impact of its portfolio in 2015 and continued to do so on a quarterly basis. In 2018, 85 percent of de Volksbank’s financed emissions were attributed to mortgages. Thus, sustainable housing is the focal point of de Volksbank’s climate ambition, creating customer value by increasing comfort and energy-efficient living. As such, applying the science-based targets (SBTs) method for mortgages helps de Volksbank answer the key question: To what extent and at what pace should the bank help its customers to “decarbonize” their own homes?

**SDA applied to de Volksbank’s mortgage portfolio**

De Volksbank applied the SDA method for mortgages in April 2019 and presented the results to the SBTi community in June 2019.
The methodology combines the floor area of the buildings it financed, the growth forecast of its mortgage portfolio until 2030, and the absolute financed emissions it regularly measures using the GHG accounting methods developed by the Partnership for Carbon Accounting Financials (PCAF).

**Floor area:** The surface area data from the housing units financed by the bank were retrieved from the Dutch Cadastre, which collects and registers administrative and spatial data on all Dutch properties.

**Absolute financed emissions:** This includes total scope 1 and 2 emissions for each housing unit in de Volksbank’s portfolio. De Volksbank derived these emissions by converting the average electricity and gas consumption per energy label\(^{48}\) to CO\(_2\) emissions, using national average emission factors.\(^{49}\) See Figure B2.1.

**Figure B2.1. Distribution of Energy Labels in de Volksbank’s Mortgage Portfolio and Emissions Profile**

![Distribution of Energy Labels](image)

**Source:** De Volksbank 2020.

**Emissions intensity:** De Volksbank combined the absolute financed emissions with the floor area to derive the emissions intensity of its mortgage portfolio in 2018. The baseline emissions intensity was calculated to be 30.8 kgCO\(_2\)/m\(^2\), from which de Volksbank projected into the future until 2050.

**Selecting the decarbonization pathway:** De Volksbank compared its projected emissions intensity with three building emissions pathways from the following scenarios (see Figure B2.2):

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\(^{48}\) Energy labels express the energy performance of dwellings and are provided by the Dutch Enterprise Agency (De Rijksdienst voor Ondernemend Nederland (RVO)). Where “A” label is the best and “G” label is the worst.

\(^{49}\) Average gas and electricity consumption derived from Wonen in Ongewone; [www.rijksoverheid.nl/documenten/rapporten/2013/04/11/cijfers-over-wonen-en-bouwen-2013](http://www.rijksoverheid.nl/documenten/rapporten/2013/04/11/cijfers-over-wonen-en-bouwen-2013) and converted to emissions using factors from [www.CO2emissiefactoren.nl](http://www.CO2emissiefactoren.nl).
• Dutch Climate Agreement $^{50}$
• European Union Beyond 2°C Scenario (EU B2DS) for residential buildings, and
• World B2DS for residential buildings.

De Volksbank selected the EU B2DS residential building decarbonization pathway to model the SBTs on its mortgage portfolio.

**Figure B2.2. Emission Intensity of de Volksbank’s Mortgage Portfolio Compared with Three Pathways**

*Source: De Volksbank 2020.*

**Outcome and potential actions to achieve targets**

Using the EU B2DS, de Volksbank identified the intensity and absolute targets shown in Figure B2.3.

**Figure B2.3. Absolute and Intensity Targets Resulting from This Case Study**

*Source: De Volksbank 2020.*

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$^{50}$ The Dutch Climate Agreement scenario goes until 2030, and we assume it converges to the European Union Beyond 2°C scenario (B2DS).
The challenge de Volksbank encountered with these targets is that steering emissions on energy labels will not be sufficient to achieve a 91 percent reduction of emission intensity by 2050. Even if the bank achieves “A” labels for the entire portfolio, it would only be able to reduce 40 percent of emissions.

While de Volksbank would need more granular emissions data per mortgage, the bank identified a crucial driver that could help it steer emissions. In the Netherlands, most of the buildings’ scope 1 and 2 emissions are caused by natural gas combustion. Thus, the bank sees great value in focusing its strategy on engaging with clients in fostering electrification of the heating systems (i.e., heat pumps), installation of more renewable energy systems (e.g., solar panels), and increasing energy efficiency.

Conclusions and recommendations
The results show the pace and the extent to which emissions per square meter financed by de Volksbank’s mortgage portfolio must be reduced to align its portfolio with national, European, and global emissions scenarios. In 2020, de Volksbank is examining whether and how it can incorporate the results into its present target of a climate-neutral balance sheet by 2030.

In the meantime, as the bank works with peers within PCAF to increase data granularity for mortgage portfolios, a unique collaboration between PCAF and the Dutch Central Bureau of Statistics (Centraal Bureau voor de Statistiek or CBS), also known as Statistics Netherlands) led to access actual electricity and gas consumption data of for seven financial institutions in the Netherlands, including de Volksbank. The bank plans to recalculate the emission intensity baseline of its mortgage portfolio using this actual energy consumption data and rerun the target setting analysis.

Sectoral Decarbonization Approach for Real Estate

A real estate investment is the allocation of capital for partial or full ownership of property, real estate investment groups, real estate trading, real estate investment trust (REIT), etc. Both residential and service buildings under real estate investment are included in this methodology. Residential buildings refer to private dwellings such as apartments and houses, whereas service buildings include properties related to trade, finance, retail, public administration, health, food and lodging, education, and commercial services.

Targets on a real estate portfolio are set using the global decarbonization pathway for service buildings and/or residential buildings accordingly (i.e., the global floor area projections and emissions intensities pathways defined in the IEA ETP 2017 B2DS).

A calculation sheet is available for setting targets on real estate portfolios.

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51 For more information about the results of the collaboration between PCAF and CBS on actual energy consumption for mortgage portfolios, see https://carbonaccountingfinancials.com/newsitem/cbs-publishes-co2-emissions-of-dutch-banks-mortgage-portfolios#newsitemtext.
Case Study: Bank J. Safra Sarasin, Ltd. - Testing SDA for Real Estate

Background on Bank J. Safra Sarasin, Ltd.
Bank J. Safra Sarasin, Ltd. is a leading Swiss private bank and pioneer with over 30 years of experience in sustainable investments. The bank is part of the international J. Safra Sarasin Group and has more than 25 locations in Europe, Asia, the Middle East, and Latin America. By the end of 2019, the J. Safra Sarasin Group had assets under management in excess of CHf 180 billion.

Bank J. Safra Sarasin asset management climate pledge
In May 2020, Bank J. Safra Sarasin Asset Management launched a Climate Pledge aiming for a carbon-neutral outcome by 2035 in assets under management and banking operations (Bank J. Safra Sarasin 2020).

The J. Safra Sarasin Investment Foundation (SAST) was established by Bank J. Safra Sarasin, Ltd. in 1991. Under SAST, the sustainable investment group, “Sustainable Real Estate Switzerland” was established in 2009 as a portfolio of directly held real estate properties in Switzerland. Bank J. Safra Sarasin, Ltd. developed a holistic sustainability approach, which fully integrates environmental, social, and corporate governance (ESG) criteria in every step of the investment process at SAST “Sustainable Real Estate Switzerland.” An important component of the sustainability approach is the Environmental Management System (EMS), established in 2017. It monitors the energy and water consumption of the real estate properties and, based on Swiss emission factors, calculates the resulting greenhouse gas (GHG) emissions (scope 1 and 2). The EMS serves as the foundation for implementing the Bank J. Safra Sarasin Asset Management Climate Pledge.

SDA applied to SAST “Sustainable Real Estate Switzerland”
As of September 2020, Switzerland is in the process of overhauling its CO₂-law and determining the climate regulation until 2030. This also includes building-related CO₂ benchmarks related to retrofit measures (Swiss Parliament 2020). In July 2020, Bank J. Safra Sarasin, Ltd. applied the Sectoral Decarbonization Approach (SDA) for Real Estate included in the Science Based Target initiative’s (SBTi) finance sector framework on the real estate portfolio of SAST “Sustainable Real Estate Switzerland.” Bank J. Safra Sarasin, Ltd. aims to validate the ambition formulated by its own Climate Pledge and deliver ambitious climate action for the assets under management, investors, and tenants. For the real estate portfolio, it consequently means to validate the proposed decarbonization pathway and compare it to the level of decarbonization required for the sector as proposed by the SDA approach.

The real estate portfolio consists of 30 built real estate properties in Switzerland with approximately 75 percent multifamily houses, 20 percent commercial, and the remaining 5 percent mixed-use properties. Of the 30 real estate properties, 29 are reporting in the EMS as of June 2020. Five projects were under construction, and the gross asset value was at CHf 0.72 billion with a total floor area of 0.1 million m². The methodology combines the entire floor area of the portfolio, floor area growth forecast until 2035, and resulting GHG emissions based on scope 1 and 2 emissions of the real estate properties. Scope 1 emissions include all emissions resulting from energy production at the site of the real estate properties, such as photovoltaic (PV) systems, heat pumps, etc. Scope 2 emissions include all purchased...
electricity and energy carriers for heating, and, where available, measured or otherwise statistically estimated tenant electricity consumptions. The energy consumption was normalized with average active floor area for the reporting period. Bank J. Safra Sarasin, Ltd. calculated the total annual GHG emissions using emission factors published by the Swiss government (BFU 2016) \(^{52}\) (energy consumption type [kWh] x emission factor = GHG emissions [kgCO\(_2\)e]). The emission intensity results in using the floor area normalized by active area, where unoccupied floor area is excluded. To develop a decarbonization pathway, 2018 was defined as base year and annual growth was assumed at approximately 3 percent.

**Outcome**

Bank J. Safra Sarasin Asset Management aims for an alignment of the decarbonization pathway with a 1.5°C warming scenario (Figure B3.1). Therefore, the decarbonization pathways published by Carbon Risk Real Estate Monitor (CRREM) (CRREM 2020),\(^{53}\) which includes a 1.5°C warming scenario, was used as a reference benchmark for Swiss commercial and residential multifamily real estate. The decarbonization pathway modeled by the SDA method used the global decarbonization scenario, and the result was compared to the decarbonization pathway based on the J. Safra Sarasin Asset Management Climate Pledge aiming for a carbon-neutral outcome by 2035. By utilizing the SDA, the resulting absolute and intensity targets are shown in Table B3.1, compared against the goals of the Climate Pledge:

**Figure B3.1. GHG Emission Intensity of J. Safra Sarasin’s Asset Management Climate Pledge Compared with Three Pathways**

![GHG Emission Intensity Chart](chart.jpg)

**Source:** J. Safra Sarasin 2020.

\(^{52}\) BAFU (2016), Lifecycle Inventory Data in the Building Sector: [https://www.kbob.admin.ch/kbob/de/home/publikationen/nachhaltiges-bauen/oekobilanzdaten_baubereich.html](https://www.kbob.admin.ch/kbob/de/home/publikationen/nachhaltiges-bauen/oekobilanzdaten_baubereich.html).

\(^{53}\) According to the CRREM “Global Pathways” documentation, the 1.5°C scenario was developed by Friends of the Earth with a GHG emission budget by 2050 of 890 GtCO\(_2\)e; [https://www.crrem.org/pathways/](https://www.crrem.org/pathways/).
Table B3.1. Absolute and Intensity Targets of J. Safra Sarasin’s Real Estate Portfolio Resulted from the Analysis

<table>
<thead>
<tr>
<th>Intensity targets [kg CO₂/m²]</th>
<th>Absolute Targets [t CO₂e]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2018</td>
</tr>
<tr>
<td>SDA</td>
<td>22.7</td>
</tr>
<tr>
<td>Climate Pledge</td>
<td>22.7</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Intensity targets [% compared to 2018]</th>
<th>Absolute targets [% compared to 2018]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2018</td>
</tr>
<tr>
<td>SDA</td>
<td>-27%</td>
</tr>
<tr>
<td>Climate Pledge</td>
<td>-50%</td>
</tr>
</tbody>
</table>

*Source: J. Safra Sarasin 2020.*

**Conclusion**

By applying the SDA method, Bank J. Safra Sarasin, Ltd. was able to compare a sectoral decarbonization pathway with its own Climate Pledge, leading to achieving similar reduction targets, although 15 years ahead of the target deadline. Furthermore, it shows that the Bank J. Safra Sarasin Asset Management Climate Pledge is aligned with a 1.5°C warming scenario based on the CRREM decarbonization pathways, used as a reference benchmark. The challenge will be in implementing a number of sustainability measures on an asset level, necessary to deliver the carbon-neutral outcome of the Climate Pledge by 2035. As of June 2020, the SAST “Sustainable Real Estate Switzerland” portfolio is at 85 percent renewable energy use for warm water and heating. Therefore, a necessary measure will include abandoning fossil fuels, for example, switching to biogas at properties with gas heating and eventually to entirely renewable heating systems. Renewable electricity purchasing needs to be extended to all properties, and, where applicable, on-site PV systems need to be installed. Here Swiss law enables the creation of self-consumption associations (Zusammenschluss zum Eigenverbrauch) with tenants, where they purchase solar electricity generated on-site from the owner (SAST 2019). At two real estate properties of the SAST “Sustainable Real Estate Switzerland” portfolio, such ZEVs were launched and the aim is to implement them in every new construction project. Regarding energy efficiency, the real estate portfolio benefited from a strategy of using building certifications where possible for new construction projects. To further decrease and optimize energy consumption, further efficiency measures such as energy retrofits will be necessary. More generally, a decarbonization pathway can serve as a forward-looking indicator, guiding the journey toward net-zero. On this basis, the EMS will include reporting on the Climate Pledge and be continuously updated with higher-quality and more topical data. Bank J. Safra Sarasin, Ltd. is committed to setting science-based targets through the Science Based Targets initiative and to deliver exemplary climate action based on the J. Safra Sarasin Asset Management Climate Pledge.

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Case Study: Storebrand - Testing SDA for Real Estate

Background on Storebrand
The Storebrand Group is a leading player in the Nordic market for long-term savings and insurance. The group manages more than NOK 830 billion, making Storebrand Norway's largest private asset manager. As a significant asset owner, insurer and asset manager, we see great economic opportunities in the alignment of investment portfolios to a sustainable agenda. Hence, sustainability is integral to Storebrand’s business. Storebrand’s standard for sustainable investments is based on the expectation that companies who contribute to solving society’s problems in a sustainable way will be more profitable in the long run.

Storebrand was the first Norwegian company to establish a sustainable investment department in 1995. Environmental, social, and corporate governance (ESG) analysis has been increasingly integrated into the daily risk management and company selection processes of Storebrand’s fund managers. Customers are thus enabled to invest more sustainably. Currently NOK 277 billion under management are invested in fossil fuel-free products, and NOK 53.7 billion in Sustainable Solutions, defined as investments contributing to sustainable development without causing substantial harm to the environment or society. This definition includes a whitelist of Solution companies, Green Bonds, and real estate with Green Building Certificates.

In 2019, Storebrand was one of the 12 founding members of the UN-backed Net-Zero Asset Owner Alliance, committing to transition its investments to net-zero GHG emissions by 2050.

Setting SBT for Storebrand’s real assets
Storebrand Real Estate manages properties of around 1 million square meters, which are mostly commercial buildings located in Norway and Sweden. These direct investments in the real estate asset class is a diversification from equities and bonds. They constitute NOK 45 billion, or about 5 percent of the Storebrand Group's total assets under management, and have more than doubled since 2013. External investors hold about one-third of the capital, through the entities Storebrand Eiendomsfond Norge KS and SPP Fastigheter AB, while the entities Storebrand Trygg, Vekst and Utvikling AS are wholly owned by the Storebrand pension fund.

With near full coverage of metering data from the buildings, including energy consumption of tenants, Storebrand has conducted carbon accounting for its real estate portfolio over the last few years. Since its 2016 real estate pledge to meet the Paris Agreement, Storebrand realized that shifting the emissions trend to meet its pledge was a challenging task. Quantifying science-based targets is crucial to bringing clarity to the necessary path ahead for Storebrand.

For the target setting exercise, Storebrand chose 2019 as the baseline year, and 2030 stood out as the natural medium-term target year. A modeling tool built by Guidehouse, a consultancy, was used to model the real estate science-based targets according to the Sectoral Decarbonization Approach in the SBTi framework for financial institutions. Under this framework, the SDA approach is applied on financial institutions’ real estate portfolios to derive physical intensity targets. Storebrand has recently committed to a 1.5°C scenario in 2050, so the targets were modeled in line with this goal.
Under the SDA approach, scope 2 emissions in the modeling covers only electricity consumed. Emissions from district heating/cooling are categorized as scope 1 emissions. Because the portfolio’s initial scope 1 emissions intensity was already lower than the level of sectoral intensity required in 2050, the convergence model was not appropriate, and thus the modeling assumes that scope 1 emissions intensity remains constant. The final target is based on the combined pathway of scope 1 and scope 2 emissions intensity, where the latter plays the major role in achieving the target. Emissions from tenants’ energy use were included in the assessment.

**Outcome/Experience**

Compared to previous models explored by Storebrand Real Estate, the applied SDA method for 1.5°C scenario gives a steeper pathway decrease toward 2030, resulting in 60 to 75 percent reductions from 2019 to 2030. For the scope 2 emissions, including the energy use of the tenants, Storebrand modeled the target based on both location-based emissions factors and market-based emissions factors, as shown in Figure B4.1 and Figure B4.2. The assumed activity growth rate was 2 percent per year.

**Figure B4.1. Location-based Intensity Pathway, Trygg and Vekst Entities**

![Graph showing the change in carbon intensity from 2019 to 2030 with a target of 1.97 kgCO₂/m² in 2030.](image)

*Source: Storebrand 2020.*

In the location-based trial shown in Figure B4.1, initial scope 1 + 2 emission intensity in 2019 was 5.80 kgCO₂/m², which decreases to 1.97 kgCO₂/m² in 2030. This represents a 66 percent decrease from the base year level.

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55 Guidehouse, the consultancy that supported the case study development, adjusted the power pathway in line with the 1.5°C based on the SBT 1.5°C guidance for utilities. As Storebrand’s scope 1 emissions intensity was already very low, one can assume that the combined scope 1 + 2 is in line with 1.5°C.
In the market-based trial shown in Figure B4.2, initial scope 1 + 2 emission intensity in 2019 was 27.05 kgCO$_2$/m$^2$, which decreases to 6.89 kgCO$_2$/m$^2$ in 2030. This represents a 75 percent decrease from the base year level.

**Conclusions and recommendations**

The applied SDA model to Storebrand’s Real Estate assets resulted in 60–75 percent emissions intensity reductions (CO$_2$ per m$^2$) from 2019 to 2030, mainly due to the steep emissions reductions in the scope 2 emissions in line with a 1.5°C scenario. To set a science-based target on a real estate portfolio, an FI must first choose between location-based or market-based scope 2 emissions accounting as the basis for modeling a target. The two methods may result in quite different emissions and target figures as shown in the graphs above, but the results also allows for different options to reach the target. Going beyond the operational and technological measures of the location-based method implies flexibility to utilize market-based measures like Renewable Energy Certificates. Before concluding, further investigation into opportunities and challenges of meeting the two different targets is needed. Storebrand will also explore scope 3 real estate emissions targets and measures for waste and transport-related emissions, although these are not within the scope of the SDA for real estate method.
Sectoral Decarbonization Approach for Electricity Generation Project Finance

Project finance is the financing of a project, such as infrastructure, and public and industrial assets using a limited-resource structure, including debt, equity, and/or mezzanine. This method focuses on projects in the power sector; other types of project finance are currently out of scope (see Table 5.2).

Targets on an electricity generation project finance portfolio are set using the global decarbonization pathway for power generation (i.e., the global electricity production projections and emissions intensity pathways defined in the IEA ETP 2017 B2DS, which sees coal generation without carbon capture and storage [CCS] phased out globally by 2040).

To set targets on electricity generation project finance, financial institutions can use the SDA power sector pathway in the general Science-based Target Setting Tool. The tool now also includes a 1.5°C-aligned pathway for the power sector, and a quick start guide is available to support target development (SBTi 2020e).

Case Study: Mizuho Financial Group - Testing SDA for Electricity Generation Project Finance

Background on Mizuho Financial Group
The Mizuho Financial Group is one of the largest financial institutions in Japan, offering a broad range of services including banking, trust and securities, and other business related to financial services through its group companies. The group was established in September 2000. Under the umbrella of the holding company Mizuho Financial Group, the major group companies include Mizuho Bank (MHBK), Mizuho Trust & Banking (MHTB), and Mizuho Securities (MHSC).

As an initiative to address climate change, Mizuho Bank (“Mizuho”) has already developed its own carbon accounting methodology to measure CO₂ emissions and CO₂ emission reductions targeted for large-scale power generation projects. Mizuho’s carbon accounting approach measures emissions from business as well as the degree to which business activities contribute to reducing CO₂ emissions. Mizuho have been disclosing the results of its carbon accounting since 2006 and has been utilizing these results as information for future management to support the movement toward a decarbonized society. Mizuho Financial Group participated in the SBTi road-testing program to enhance its evaluation system and support efforts to reduce GHG emissions.

Application of the SDA for electricity generation for project finance
Mizuho applied the SDA for Mizuho’s project finance portfolio of fossil fuel–fired power generation and renewable energy power generation. To apply the SDA for fossil fuel–fired power projects, Mizuho used its loan outstanding data as of March 31, 2019 (the end of FY2018) and annual GHG emission data for each project estimated at the timing of financial close. If not available, Mizuho
used the actual Annual Energy Production (AEP) for the project under operation and the estimated AEP for the project under construction. To calculate the annual GHG emission with AEP, Mizuho used the emission factors from JBIC J-MRV guideline (https://www.jbic.go.jp/en/business-areas/sectors/images/jmrv_guideline_en.pdf), which is based on the latest data edition by IEA. Mizuho is still working to incorporate its renewable energy project portfolio into Mizuho’s modeling based on the methodology of SDA.

Based on the data collected from each of its project finance front offices, Mizuho calculated baseline emissions from its project finance portfolio of fossil fuels electricity generation globally. When renewable energy project data are collected, Mizuho plans to improve the modeling, taking these data into consideration in the future.

Project-level Approach

Advantage
Given that Mizuho has engaged in the project finance business globally and has played a lead role in project development, Mizuho has access to GHG emission data at the stage of loan arrangement. Throughout engagement with the borrower and the project due diligence process with external consultants, Mizuho has been able to maintain data accuracy and seek data verification.

Challenges
It was challenging to collect data of annual GHG emission and/or AEP and total project cost of each project. Mizuho communicated with its officers located globally to provide Mizuho with the necessary data, which took more time than expected to collect. Additionally, it was difficult to confirm the accuracy of this data within such a limited time frame and with a limited data infrastructure.

To track progress, Mizuho tries to monitor the continuous emission status of projects during the operation period. However, Mizuho frequently confronts practical difficulties due to the lack of emission data. For example, the project borrower is not obliged to obtain emission data after a project enters into the operation stage. Under such a situation, it is difficult for Mizuho to verify the emission data and reconcile the estimated data with the actual data. Therefore, Mizuho occasionally has to rely on a theoretical calculation method using information on annual energy production and third-party average emission factors.

Conclusions and recommendations
Mizuho recognizes that regarding fossil fuel–fired power projects, it is important to improve the accessibility to the emission data and the quality of the verification process. Taking advantage of its market presence under the project finance arrangement, Mizuho consider it important to seek more practical collaboration with Mizuho’s clients to obtain more accurate data, especially at the
monitoring stage of each project. Mizuho considers that this engagement to improve data quality would improve the ability to drive GHG emissions reductions.

Even if the quality data issues can be addressed, Mizuho considers that actions taken by financial institutions have limited ability to directly reduce emissions from electricity generation projects. Given this perceived limitation, Mizuho plans to strategically increase the portfolio of renewable energy projects.

**Sectoral Decarbonization Approach for Corporate Equity, Bonds, and Loans**

This methodology covers listed equity, private equity, corporate bonds, and corporate loans. Targets are set on relevant “Required Activities” in Table 5.2, for which specific sectoral decarbonization pathways are available (e.g., electricity, iron and steel, cement, aluminum, pulp and paper, transport, and commercial buildings).

Regarding emissions scopes of portfolio companies that shall be included in the targets, FIs shall refer to the relevant SBTi sector-specific guidance for SDA methods. For instance, FIs’ targets on portfolio auto Original Equipment Manufacturers (OEMs) shall include their scope 1 and 2 emissions, as well as scope 3 ‘use of sold products’ emissions of sold vehicles. Specifically, ‘use of sold products’ targets shall meet the minimum level of ambition determined by the SBTi’s [transport sector guidance](https://www.sbti.org/), covering Well-to-Wheel emissions of sold vehicles. A list of the sector-specific requirements and guidance is available in Chapter 3 of the [Target Setting Manual](https://www.sbti.org/)(Table 3.1).

Please refer to Table 5.3 for target setting resources available for different sectors. A detailed description of the SDA methods per asset class is provided in the [Appendices](https://www.sbti.org/).

**Case Study: Applying the SDA and SBT Portfolio Coverage Method to La Banque Postale’s Corporate Equity and Bond Portfolios**

**Context of the study**
La Banque Postale is a subsidiary of Le Groupe La Poste, the French national postal services company. La Banque Postale is entrusted with a banking accessibility mission, which guarantees universal and nondiscriminatory access to free, simple, and indispensable banking services for people who are excluded from traditional banking services and who have specific needs.

La Banque Postale is organized around three areas of expertise: (i) retail banking, (ii) life insurance, personal risk insurance, property and health insurance; and (iii) asset management, carried out through
the asset management subsidiaries (La Banque Postale Asset Management and Toqueville Finance), which provide savings and investment products to individual customers and legal entities. With aggregated assets under management (AUM) (LBPAM-Toqueville Finance) of €235 billion at December 31, 2019, La Banque Postale Asset Management (LBPAM) is the fifth-largest asset management company in France. It offers open funds, dedicated funds, and mandates to its institutional investors, insurers, mutuals, major companies, and distributors. As a full manager, LBPAM operates in all asset classes.

As an early adopter of responsible banking, La Banque Postale has always supported asset financing and energy projects on renewable energy development and excluded fossil fuels. In addition, the Bank has measured the exposure of its corporate and investment banking activity to climate risk since 2013 (carbon intensity of corporate issuers). Together, La Banque Postale and La Banque Postale Asset Management place the ecological and energy transition, the fight against global warming, and the protection of ecosystems at the heart of their strategic concerns. La Banque Postale is engaged in the reduction of its carbon footprint and committed to setting science-based targets through the SBTi in 2017. The climate strategy consulting company, EcoAct, applied the SBTi Finance methods on behalf of La Banque Postale, on selected corporate equity and bond portfolios.

Application of the SDA methodology to the power generation equity and bond portfolios

Application of the methodology and challenges
La Banque Postale chose to assess the alignment of a portion of its investments in the power generation and real estate sector with a well-below 2°C trajectory. The portfolios assessed were bond and equities portfolios from La Banque Postale Asset Management, mainly positioned on green assets to analyze their alignment. This analysis aims at providing La Banque Postale with a long-term target in the investment decision-making choices; that is, deciding whether to invest in a company based on its own trajectory, the trajectory of the portfolio, or to engage with an investee on carbon intensity goals.

The assessment on these equities and bonds portfolios focused on two sectors: power generation and real estate, as a constraint was to have enough issuers into the sectors assessed to draw unbiased conclusions. In this case study, La Banque Postale chose to present the results for the power generation sector only. At the end of 2017, these investments represented 8.3 percent of the value of the equity portfolio studied (8 companies, €47 million) and 3.9 percent of the corporate bond portfolio studied (12 companies, €42 million). The remaining part of the portfolio focuses on sectors of the economy not included in the SDA methodologies or the sector of the economy where La Banque Postale invests in too few companies for the trajectory to be a meaningful investment decision-making tool.

The assessment focused on financed emissions from investments in electricity production, a sector that is expected to progressively transition to low-carbon power generation. The data covering 2017 power generation companies’ GHG emissions and electricity output were obtained from the public reports of the companies shown in Table B6.1:

<table>
<thead>
<tr>
<th>Equities portfolio</th>
<th>Bonds portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acciona SA</td>
<td>Iberdrola International BV</td>
</tr>
</tbody>
</table>
Global sector GHG emissions and output data were directly retrieved from the International Energy Agency Beyond 2°C Scenario (B2DS) as shown in Table B6.2.

### Table B6.2. Global Activity and Emissions Intensities in the B2DS

<table>
<thead>
<tr>
<th>Parameter</th>
<th>IEA Data</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sector activity 2017</td>
<td>2.56E+10</td>
<td>MWh</td>
</tr>
<tr>
<td>Sector activity 2030</td>
<td>3.10E+10</td>
<td>MWh</td>
</tr>
<tr>
<td>Sector activity 2050</td>
<td>4.43E+10</td>
<td>MWh</td>
</tr>
<tr>
<td>Sector intensity 2017</td>
<td>1.36E+00</td>
<td>tCO₂e/MWh</td>
</tr>
<tr>
<td>Sector intensity 2030</td>
<td>7.15E-01</td>
<td>tCO₂e/MWh</td>
</tr>
<tr>
<td>Sector intensity 2050</td>
<td>1.07E-01</td>
<td>tCO₂e/MWh</td>
</tr>
</tbody>
</table>

*Notes:* MWh = Megawatts/hour; tCO₂e = Tonnes of CO₂ equivalent.


Projecting investees’ 2030 production values (in megawatts/hour [MWh]) was challenging as companies generally do not disclose forecasts that far ahead. Therefore, 2030 production values were forecasted as follows:

- Sectoral activity growth was extrapolated as the percentage difference between the reference year in 2017 and the year 2030 in the IEA B2DS scenario. This percentage growth (20.8 percent) was applied to the annual power generation of all companies included in the sectoral analysis.
- Moreover, it was assumed that the ownership values and allocation will remain constant across the period for the portfolios.

### Results of the study

After applying the SBTI’s Sectoral Decarbonization Approach (SDA) to the power generation sector on its equity and bonds portfolio, La Banque Postale was able to draw the two following trajectories allowing the portfolios to remain in line with a well-below 2°C scenario. See Figure B6.1.

*Figure B6.1. La Banque Postale’s Power Sector Portfolio Intensity Pathway*
La Banque’s Postale’s power generation portfolio intensity compared to the sectoral intensity in a B2DS.

Source: La Banque Postale 2020.

These intensity reduction trajectories show that La Banque Postale’s investments, in companies that have large renewable energy installed capacities, have paid off: their intensity in 2017 is already lower than the sectoral intensity of the IEA Beyond 2°C (B2DS) sectoral intensity.

From that base year, the SDA methodology calculates a trajectory for the portfolio: the trajectories show that to converge the sectoral and portfolio trajectories toward 2030, La Banque Postale’s projected portfolio needs to decrease its modeled emission intensity by half between 2017 and 2030 (from 0.20 to 0.11 for the equity portfolio and to 0.10 tCO₂/MWh for the bond portfolio).

These trajectories are a powerful indicator and decision-making tool for La Banque Postale: if La Banque Postale wants to stay aligned, its portfolios would need to reach the 2030 target.

Conclusions and recommendations

Applying the SDA approach to La Banque Postale’s power generation corporate equity and bond portfolios allowed the bank to measure the current carbon intensity of its portfolios and to define what yearly targets are to be reached until 2030 to keep global warming to well-below 2°C by 2050.

As per the SDA approach, La Banque Postale used the global B2DS pathway scenario to calculate the sector intensity for the target year.

Furthermore, the portfolio’s carbon intensity will have to be recalculated periodically. Indeed, investment choices will have to be checked against La Banque Postale’s trajectory to assess whether the portfolio is still aligned with the objectives of the Paris Agreement. However, the changing portfolio’s carbon intensities may result in fluctuations of the end target (2030).

Calculating each company’s power generation carbon intensity allows for identification of GHG emissions hotspots within the portfolio, which is a first step to implement investment stewardship strategies.
The SBTi framework includes other methods to align the power generation portfolio’s carbon intensity with the Paris Agreement, including the SBT Portfolio Coverage Approach, which can reveal additional insights into the investees’ 2030 trajectory.

Application of the SBT Portfolio Coverage method to La Banque Postale’s corporate equity and bond portfolios

Application of the methodology and challenges

The portfolios studied were bond and equities portfolios from La Banque Postale Asset Management, mainly positioned on green assets for the assessment of their alignment. The portfolio coverage method was conducted on La Banque Postale’s corporate equity and bond portfolio, on a scope covering 100 percent of the value held, as all sectors are included in this method. The study was carried out using public nonfinancial information and the list of companies that published science-based commitments extracted from the SBTi website in March 2020. Companies’ scope 1 and 2 emissions were retrieved from nonfinancial databases. Based on this data, five categories of commitments were defined, as shown in Table B6.3.

<table>
<thead>
<tr>
<th>Category</th>
<th>Equity Portfolio</th>
<th>Bonds Portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>SBTi: Set</td>
<td>AUM (%)</td>
<td>CO₂ (%)</td>
</tr>
<tr>
<td>SBTi: Committed</td>
<td>16</td>
<td>14</td>
</tr>
<tr>
<td>Ongoing process</td>
<td>18</td>
<td>19</td>
</tr>
</tbody>
</table>

Source: La Banque Postale 2020.

These five categories allowed us to make predictions on ambitious yet attainable portfolio coverage targets as categories 2 and 3 are likely to set targets within the next five years, while in categories 4 and 5 it is less likely.

Results of the study

After applying these five categories to the equity and bond portfolios, we looked at three different metrics to define coverage: percentage of assets under management, percentage of GHG emissions, and percentage of enterprise values/market capitalization (Table B6.4).

<table>
<thead>
<tr>
<th>Category</th>
<th>Equity Portfolio</th>
<th>Bonds Portfolio</th>
</tr>
</thead>
<tbody>
<tr>
<td>SBTi: Set</td>
<td>16</td>
<td>14</td>
</tr>
<tr>
<td>SBTi: Committed</td>
<td>18</td>
<td>19</td>
</tr>
<tr>
<td>Ongoing process</td>
<td>23</td>
<td>25</td>
</tr>
</tbody>
</table>

56 Per the criterion for SBT Portfolio Coverage targets, investees’ or borrowers’ targets shall be approved by SBTi.

57 Financial institutions shall use one of the weighting approaches in the SBTi Finance Tool consistently throughout the target period.
These metrics allow performance of the portfolios to be measured in terms of investees’ engagement as of today. They then serve as a basis to set targets of a percentage of issuers within the portfolio to be covered by a SBT target in the future (e.g., engage with issuers to have a defined percentage of the portfolio covered by a “SBTi target set” within the next five years).

Conclusions and recommendations
La Banque Postale found the portfolio coverage analysis as the friendliest method, for internal and public disclosure purposes, among the three methods (SDA, SBT Portfolio Coverage, and PACTA) included in the SBTi road-testing process. On the one hand, it provides portfolio managers with insightful conclusions regarding current climate performance of investees. On the other hand, it enables financial institutions to set portfolio coverage targets to work toward a well-below 2°C portfolio alignment and start communicating about them to investees and the general public. Based on these conclusions, La Banque Postale has started working on a hybrid metric combining ownership and emissions indicators to maximize the impact of its investment stewardship strategy and encourage its investees to set their own science-based targets.

5.4.2 SBT Portfolio Coverage for Corporate Instruments

Financial institutions may use the SBT Portfolio Coverage method to set targets on their corporate instrument asset classes, including corporate debt, listed equity and bonds, and private equity and debt (see relevant “Required Activities” in Table 5.2) to drive adoption of science-based targets. This method can be used on its own or with the other two methods to collectively meet the minimum coverage for all “Required Activities.”

To use the SBT Portfolio Coverage method, financial institutions commit to engaging with their borrowers and/or investees to set their own science-based targets, which shall be validated by the SBTi, such that the financial institution is on a linear path to achieve 100 percent SBT coverage by 2040. As fulfillment of portfolio coverage targets means that borrowers’ and/or investees’ SBTs have been approved by the SBTi, the 2040 timeline has been determined to allow borrowers and/or investees

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58 This differs from SBTi’s latest criteria for companies’ supplier engagement targets, where suppliers’ targets are not required to be approved but should only be set in line with SBTi’s resources. SBTi stepped up the requirement for investee’s targets given the rapidly increasing adoption of SBTs and SBTi’s improved capacity to deliver timely target validations. In addition, requiring SBTi approval ensures that borrowers’ and/or investees’ scope 3 emissions are addressed as per SBTi’s general criteria for companies, where companies must set scope 3 targets if their scope 3 emissions are more than 40 percent of the total.
enough time to implement their target to ultimately achieve an economy-wide transition to net zero by 2050. Table 3.1 of the Science Based Target Setting Manual presents information on the applicability of available SBT methods to various sectors and ongoing sector development work, which can help inform financial institutions’ engagement efforts with borrowers and/or investees.

To define the coverage of the SBT Portfolio Coverage target, financial institutions shall use one of the weighting approaches in the SBTi Finance Tool consistently throughout the target period. More instructions on applying this method in the SBTi Finance Tool can be found in Appendix F.

The ambition of the SBT Portfolio Coverage method depends on the financial institution’s starting point. Whereas a financial institution starting with 10 percent coverage in 2020 would need to increase coverage by 4.5 percent per year (90/20 = 4.5), a financial institution starting with 30 percent coverage would need to increase coverage by 3.5 percent per year. An example of a portfolio coverage target could be that Investment Firm A commits that 32.5 percent of its equity portfolio by total assets will have science-based targets by 2025.

SBT is a useful indicator for investors to understand their borrowers’ and/or investees’ publicly committed trajectories to mitigate GHG emissions. However, it does not replace a robust assessment of the companies’ business model or associated risks. For further recommendations on steps FIs can take to integrate climate change in their organization and achieve their targets in a manner that leads to GHG emissions reduction in the real economy, please refer to Chapter 7.

Criteria

FI-C17.2 – SBT Portfolio Coverage Targets: Financial institutions’ targets to drive the adoption of science-based emissions reduction targets by their borrowers and/or investees are considered acceptable when the following conditions are met:

- **Boundary:** Financial institutions shall set engagement targets on corporate instruments as specified in the Required Activities and Methods Table (Table 5.2).

- **Target Level of Ambition:** Financial institutions shall commit to having a portion of their borrowers or investees set their own approved science-based targets such that the financial institution is on a linear path to 100 percent portfolio coverage by 2040 (using a weighting approach in the SBT Finance Tool). For example, a financial institution starting with 10 percent coverage in 2020 would need to increase coverage by 4.5 percent per year (90/ (2040 – 2020) = 4.5) and reach at least 32.5 percent (10 + [5 x 4.5] = 32.5) coverage by 2025.

- **Target Formulation:** Financial institutions shall provide information in the disclosed target language on what percentage of the corporate equity and debt portfolio is covered by the target, using a weighting approach in the SBTi Finance Tool consistently throughout the target period.
• **Target Time frame**: Financial institutions’ portfolio coverage targets must be fulfilled within a maximum of five years from the date the FI’s target is submitted to the SBTi for validation. Fulfillment of portfolio coverage targets mean that borrowers’ and/or investees’ SBTs have been approved by SBTi.

• **Scope of Borrower and/or Investee Targets**: Financial institutions’ borrowers and/or investees shall follow the latest SBTi criteria for companies to set scope 1 and 2 targets, as well as scope 3 targets when their scope 3 emissions are more than 40 percent of total scope 1,2, and 3 emissions.

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**Case Study: Eurazeo - Applying the SBT Portfolio Coverage Method**

**Background on Eurazeo**
Eurazeo is a leading global investment company, with a diversified portfolio of €18.8 billion in assets under management, including €12.5 billion from third parties, invested in over 430 companies. With its considerable private equity, venture capital, real estate, private debt, and fund of funds expertise, Eurazeo accompanies companies of all sizes, supporting their development through the commitment of its nearly 300 professionals and by offering deep sector expertise, a gateway to global markets, and a responsible and stable foothold for transformational growth.

**Targets proposed by Eurazeo**
Below are the preliminary targets Eurazeo intends to set under the SBTi framework. Eurazeo committed to set SBTs in June 2020, has submitted for validation its scope 1 and 2 targets, and plans to further align its scope 3 targets with the SBTi criteria and recommendations after the framework is launched.

**Management company**: Eurazeo commits to reduce its scope 1 and 2 GHG emissions 71 percent per employee and its travel-related emissions 72 percent by 2030 from a 2017 base year. **Portfolio**: Eurazeo commits to screen 100 percent of emissions of these investments* and will engage companies emitting 30 percent of these emissions to set reduction targets within the next five years.

*Scope: Until 2025, over a scope of investments made with its own capital, for all asset classes (excluding fund of funds). Beyond 2025, the coverage will progressively expand to third party money–financed assets.

**Why did you set a science-based target?**
Eurazeo is strongly aware that climate change is more than ever a major challenge to people, ecosystems, and the economy. Representing 5 to 10 percent of GDP in Europe and in the United States, Eurazeo believes that private equity has a special role to play in the fight against climate change. Being

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59 These targets have not been approved by SBTi.
the first private equity company to commit to a SBT climate trajectory, Eurazeo hopes to pave the way for numerous other fellow competitors, hence accelerating the transition to a low-carbon economy.

To drive effective action against climate change, Eurazeo acts at two different levels.

First, Eurazeo is committed to reducing its direct operational impact mostly related to its buildings and employees travel. Since 2015 it has reduced the direct footprint of its Parisian offices by 73 percent and aims to go beyond and cover all of its geographies with its SBT commitment.

Second, Eurazeo acts at its portfolio level. Nonfinancial impact—including CO₂ emissions—of the portfolio companies is measured on a yearly basis and progress plans are implemented and thoroughly monitored. Since 2011, Eurazeo has encouraged its portfolio companies to implement corporate social responsibility (CSR) programs that have enabled them to reduce 1,068,000 metric tons of CO₂ equivalent in emissions through the implementation of operational energy-saving programs. These programs also helped save more than €243 million in expenditure directly through the reduction of energy and fuel consumptions and indirectly through dedicated programs deployed by each company.

2020 marks a new chapter in the group’s combat against climate change. With the acceleration of this crisis, it is now necessary to go beyond its best effort and strengthen its commitment within a science-based target well-below 2°C trajectory.

*France Invest, the French Association of Investors for Growth, brings together private equity companies active in France and the associated professions that support them. Its members play a major role in the growth and transformation of companies and in supporting the French economy.*

**What was the process of setting your targets?**

Since 2008, Eurazeo has developed robust carbon measurements for its own operational activities and for its portfolio. Scope 1, 2, and 3 emissions are measured for Eurazeo’s own activities and for its fully consolidated investments (companies over which the group holds a controlling interest, usually as a result of a majority stake), scope 1 and 2 emissions are measured for its minority investments. These measurements are updated on a yearly basis and validated by statutory auditors. With the constant portfolio evolution, it has been a long process to build the accurate methodologies and tools allowing robust emission measurements.

**Did you encounter any challenges?**

It is extremely complex to decouple economic growth and ecological impact. Enabling such change at scale necessitates out of the box thinking, boldness, and persistence from all management teams. Implementing such an ambitious trajectory has raised a lot of questions and required a lot of pedagogy to create confidence, alignment, and ultimately commitment.

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5.4.3 The Portfolio Temperature Rating Approach for Corporate Instruments

Financial institutions may use the Temperature Rating Approach to address and cover corporate instruments, including corporate debt, listed equity and bonds, and private equity and debt (see relevant “Required Activities” in Table 5-2). Under this approach, financial institutions determine the current temperature score of their portfolio based on the public GHG emissions reduction targets of their investees. It enables financial institutions to set targets to align their base year portfolio temperature score to a long-term temperature goal. This approach can be used on its own or with the other two methods to collectively meet the minimum coverage for all “Required Activities.”

A range of methods currently exist to determine the temperature rating of investment portfolios. The “Alignment Cookbook,” published by Institut Louis Bachelier, compares many of these methods to measure the alignment of investment portfolio with temperature trajectories (Raynaud et al. 2020). Currently the SBTi only recognizes the temperature rating methodology co-developed by WWF and CDP for target submissions. This is the only method currently recognized as it has been created in collaboration with the SBTi, is fully open source, is fully transparent in methodology and output, and has undergone a public consultation process.

The SBTi will consider the use of alternative methods to determine temperature rating on a case by case basis. Financial institutions should contact the SBTi finance sector team before submitting targets set using these alternative methods for validation.

Temperature Rating Methodology

The temperature rating method developed by CDP and WWF is an extension of the SBT Portfolio Coverage approach to enable FIs to assess the current ambition of portfolio companies based on their public GHG reduction targets (including SBTs and any other valid public GHG targets that meet the method criteria). This method enables the assessment of ambition of any corporate GHG emissions reduction targets against a wider range of temperature outcomes and allows financial institutions to understand the overall temperature rating of their portfolios and take actions to move portfolio companies toward better temperature ratings (e.g., 2°C, well-below 2°C, 1.5°C). The method is open source and has gone through a separate consultation process.

The latest version of the methodology can be found here.

Criteria

FI-C17.3 – Portfolio Temperature Rating Targets: Financial institutions’ targets to align the Temperature Rating of their corporate debt and equity portfolios with ambition of the Paris Agreement are considered acceptable when the following conditions are met:

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Financial Sector Science-Based Targets Guidance
Pilot Version

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• **Boundary:** Financial institutions shall set portfolio Temperature Rating targets on corporate instruments as specified in the Required Activities and Methods Table (Table 5.2).

• **Target Level of Ambition:** Financial institutions shall align their portfolio scope 1 + 2 temperature score with a minimum well-below 2°C scenario and in addition align their portfolio to a minimum 2°C scenario for the scope 1 + 2 + 3 portion by 2040. Alignment with more ambitious scenarios such as 1.5°C is highly encouraged. Separate targets for scope 1 + 2 and for scope 1 + 2 + 3 shall be set.

Financial institutions shall commit to reducing their portfolio temperature scores such that the financial institution is on a linear path to the stated goal by 2040. For example, a financial institution starting with scope 1 + 2 portfolio temperature score of 2.9°C in 2020 would need to decrease its portfolio temperature by at least 0.0575°C per year (\(\frac{[2.9°C - 1.75°C]}{[2040 - 2020]}\) = 0.0575°C, and reach at least 2.61°C portfolio temperature score by 2025.

For example, a financial institution starting with scope 1 + 2 + 3 portfolio temperature score of 3.2°C in 2020 would need to decrease its portfolio temperature by at least 0.06°C per year (\(\frac{[3.2°C - 2°C]}{[2040 - 2020]}\) = 0.06°C, and reach at least 2.9°C portfolio temperature score by 2025.

• **Target Time frame:** Portfolio alignment targets must be fulfilled within a maximum of five years from the date the targets are submitted to the SBTi for an official validation.

• **Scope of Borrower and/or Investee Targets:** Financial institutions’ borrowers’ and/or investee’s targets shall include coverage of scope 1 and 2 emissions, as well as scope 3 emissions when their scope 3 emissions are more than 40 percent of total scope 1, 2, and 3 emissions.

As illustrated in Figure 5.3 below, the Temperature Rating method covers a broader group of companies than the strictly SBTi-approved SBT Portfolio Coverage method, enabling the assessment of any public GHG emissions reduction target that meets the protocol criteria.
The method is composed of three distinct components that will allow financial institutions to first quantify the temperature score of their portfolio:

1. **Target-level protocol**: The target protocol converts individual targets of various formats into temperature scores. This is achieved by generating simple regression models for estimated warming in 2100 from climate scenarios with short, medium, and long-term trends in metrics like absolute emissions or emissions intensities. Regression models are generated based on scenarios in the IPCC special report on 1.5°C scenario database (CDP and WWF 2020). In addition to defining methods for disclosed targets, a default scoring approach is applied to all nontarget disclosing companies.

2. **Company-level protocol**: Since companies may have multiple climate targets, covering different GHG emission scopes and time frames, a protocol is used to aggregate all target data to produce scores at a company level. This protocol defines the minimum quality criteria for determining the acceptability of a target to be scored and the steps required to identify and aggregate multiple targets to produce an overall company score. Following the SBTi corporate criteria, only forward-looking ambition is considered when assessing the targets, and past performance is not credited.

3. **Portfolio-level protocol**: The company scores are then aggregated to generate scores at a portfolio level. This consists of weighting company scores on the basis of GHG emissions and economic indicators to generate an overall weighted score for a specific portfolio. Financial institutions shall use one of the weighting approaches in the SBTi Finance Tool consistently.
throughout the target period. More instructions on applying this method in the SBTi Finance Tool can be found in the SBT Portfolio Coverage and temperature rating discussion included in the Appendix F.

Aligning current temperature scores to temperature goals:
Base year temperature scores are produced at a scope 1 + 2 and a scope 1 + 2 + 3 level for each portfolio. Financial institutions must then formulate targets to align this temperature to the desired temperature outcome, for example, 1.5°C. Table 5.4 presents the key steps to generate temperature scores and align targets with long-term temperature goals.

Table 5.4. Key Steps to Generate Temperature Scores under the Portfolio Temperature Rating Method

<table>
<thead>
<tr>
<th>Step 1. Base Year Temperature Score</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Types of portfolio scores</td>
<td>Two portfolio-level temperature scores shall be generated based on company targets and/or default scores:</td>
</tr>
<tr>
<td></td>
<td>- Scope 1 + 2 score (°C)</td>
</tr>
<tr>
<td></td>
<td>- Scope 1 + 2 + 3 score (°C)</td>
</tr>
<tr>
<td>Boundary</td>
<td>The portfolio must reflect the holdings on a given date e.g. first or last day of financial or calendar year.</td>
</tr>
<tr>
<td>Outputs</td>
<td>In addition to the two scores generated, FIs must provide the following information when submitting targets for an official validation:</td>
</tr>
<tr>
<td></td>
<td>● The percentage of portfolio GHG emissions that are covered by GHG targets and the percentage of portfolio GHG emissions that are assessed using default score; and/or</td>
</tr>
<tr>
<td></td>
<td>● The percentage of portfolio invested value that is covered by GHG targets and the amount of portfolio invested value that is assessed using default scores.</td>
</tr>
</tbody>
</table>

Example: 30% of the portfolio’s GHG emissions/invested value are covered with valid targets, with the remaining 70% scored using default scores from investees with no valid targets.

<table>
<thead>
<tr>
<th>Step 2. Target Setting</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum ambition thresholds</td>
<td>The scope 1 + 2 portion of the portfolio must be aligned to at least a well-below 2°C (1.75°C) score, and the scope 1 + 2 + 3 portion must be aligned to at least a 2°C score by 2040.</td>
</tr>
</tbody>
</table>
| Target time frame | Targets must be within five years of the year the targets are
submitted to the SBTi. This means that the company has effectively five years to engage companies to set targets or to adjust the portfolio holdings so the portfolio temperature is aligned to a linear pathway that will reach the temperature goals by 2040.

### Target wording

Two targets must be set for each portfolio, addressing both operational (scope 1 + 2) and value chain (scope 1 + 2 + 3) emissions of the investees.

**Scope 1 + 2 target wording:**  
*Investment Firm A commits to align its scope 1 + 2 portfolio temperature score from 2.6°C in 2018 to be on a well-below 2°C pathway by 2025.*

**Scope 1 + 2 + 3 target wording:**  
*Investment Firm A commits to align its scope 1 + 2 + 3 portfolio temperature score from 3.1°C in 2018 to be on a 2°C pathway by 2025.*

### Step 3. Temperature Rating

#### Boundary

Each reporting year, and the target year temperature score must also be calculated on a given date in the calendar year or financial year, consistent with the approach used to calculate the base year temperature score.

#### Alignment ambition

A linear approach to 2040 is used to determine the minimum ambition required per year. A linear annual temperature reduction (LATR) is generated based on the base year temperature score and the desired temperature goal in 2040.

The minimum ambition must be at least well-below 2°C (1.75°C) by 2040 for scope 1 + 2 and 2°C for scope 1 + 2 + 3.

\[
\text{LATR} = \frac{(\text{Base Year TS} - \text{Long-term TS})}{(\text{Long-term Target Year} - \text{Base Year})}
\]

Where,

- LATR = Linear annual temperature reduction (°C/year)
- TS = Temperature score (°C)

A company looking to be WB2C (1.75°C) aligned by 2040 starting from a portfolio S1 + 2 temperature score of 2.9°C in a 2020 base year would have to reduce its portfolio score by at least the
following amount each year:
LATR = \((2.9 - 1.75)/(2040 - 2020)\) = 0.0575°C/year

Therefore, if an FI sets a maximum five year target, the maximum temperature of the portfolio in 2025 would be: \(2.9 - 5 \times 0.0575 = 2.61°C\)

<table>
<thead>
<tr>
<th>Outputs</th>
<th>Each year leading to the target year, the following data points should be disclosed by the FI:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>● Percentage of portfolio GHG emissions covered by targets and covered by default scores and/or</td>
</tr>
<tr>
<td></td>
<td>● Percentage of portfolio invested value covered by targets and covered by default scores</td>
</tr>
</tbody>
</table>

| Recalculation | The types of default scores must remain consistent across sectors. If changes to these models are implemented over the target period, the company will have to rebaseline the temperature of the fund. This will be based primarily on the sector-specific models that are modified over time. |

<table>
<thead>
<tr>
<th>Alignment options</th>
<th>The temperature score of any given portfolio can be aligned to a lower temperature score to achieve a target through the following hierarchy of actions:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1. <strong>Engagement:</strong> Engage existing investees to set more ambitious targets, which would translate to lower temperature scores</td>
</tr>
<tr>
<td></td>
<td>2. <strong>Adjustment:</strong> FIs can adjust the portfolio holdings, moving the fund’s capital to investees with more ambitious targets</td>
</tr>
<tr>
<td></td>
<td>3. <strong>Divestment:</strong> FIs can remove investees with no/low ambition targets and replace them with companies that have more ambitious targets</td>
</tr>
</tbody>
</table>

The SBTi recommends that FIs focus on direct engagement as a measure that can most effectively lead to emission reductions on the ground, while recognizing that the latter two indirect strategies shall remain as complementary available measures.

*Source: Authors 2020.*
Case Study: Amundi - Application of the Temperature Rating Method

Background on Amundi
Amundi is Europe’s largest asset manager by assets under management, ranking among the top 10 global players, offers its 100 million clients—retail, institutional, and corporate—a complete range of savings and investment solutions in active and passive management, in traditional or real assets. Amundi clients benefit from the expertise and advice of 4,500 employees in nearly 40 countries. Created in 2010 and listed on the stock exchange in 2015, Amundi currently manages over €1.5 trillion of assets.

Using the temperature rating methodology developed by WWF and CDP, which is now incorporated in the SBTi Finance Tool, Amundi determined the temperature of four of its portfolios. This pilot was a first step in demonstrating how to apply this method to an investment fund and to encourage corporates and financial players to take action using this approach.

Temperature rating of Amundi’s portfolio
Amundi first selected four equity funds: one generalist fund and three thematic funds for responsible investing for which results are displayed in Table B8.1 below. The first step was to identify target and GHG emission data for all portfolio companies. This was done by using data disclosed to CDP as part of its 2019 disclosure process. When including both approved science-based targets and targets disclosed through CDP, between 35 and 65 percent of funds contained no targets. This meant that the default scoring approach used to assign temperatures to companies with no valid public targets did have a significant influence on the results.

The fund with the lowest default score coverage, Amundi Global Equity Sustainable Income Fund, also obtained a lower temperature score, as it relied less on the high default scores of 3.2°C. While the default score can heavily influence the final portfolio result, it is also an effective way to identify which companies to engage with in order for them to set targets and ultimately lower the portfolio score.

<table>
<thead>
<tr>
<th>Fund Name</th>
<th>Temperature Rating (Scope 1 + 2)</th>
<th>Temperature Rating (Scope 1 + 2 + 3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CPR Invest – Climate Action</td>
<td>2.3°C</td>
<td>2.7°C</td>
</tr>
<tr>
<td>CPR Invest – Food for Generations</td>
<td>2.6°C</td>
<td>2.6°C</td>
</tr>
<tr>
<td>Amundi Global Ecology</td>
<td>2.6°C</td>
<td>2.6°C</td>
</tr>
<tr>
<td>Amundi Global Equity Sustainable Income</td>
<td>2.2°C</td>
<td>2.7°C</td>
</tr>
</tbody>
</table>
Amundi observed that funds’ current temperatures range from 2.2°C to 2.7°C. From this observation it can be seen that many companies are setting ambitious public targets, in addition to SBTs, but that much remains to be done to achieve a trajectory in line with the Paris Agreement. This approach enabled Amundi to rate companies with ambitious targets, and importantly, to identify companies that do not have valid public targets that can be scored.

As part of its environmental, social, and corporate governance (ESG) research toolbox, the Temperature Rating Approach will bolster Amundi’s forward-looking assessment capabilities to identify priorities and the degree of action required, notably through engagement with companies across the investment universe to set more ambitious, science-based emissions reduction targets. As companies make commitments, it will be possible to build portfolios that are more in line with the Paris Agreement.

**Outcomes and target setting**
The temperature rating provides a useful metric to deploy engagement with issuers on climate targets. Indeed, results show that the mobilization of all portfolio companies is imperative if we want to go further, with corporate engagement being essential to achieve this.

**Conclusions and recommendations**
The results of the temperature rating exercise showed the extent of target setting within the given portfolios and determined how far these portfolios are from the long-term temperature goals set out in the Paris Agreement.

A key challenge for Amundi now is to build coherent strategies that foster climate action using this temperature data. Indeed, in addition to its clear engagement purpose, the temperature rating can provide a useful signal for issuer selection when combined to other climate-related metrics. While the methodology will be subject to future developments and improvements, currently deploying such metric is the first necessary step toward setting meaningful climate targets on funds.

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**5.5 Approaches to Setting Targets on the Rest of the Scope 3 Categories**

For financial institutions to focus their efforts on their investment and lending activities, the SBTi only recommends but does not require that financial institutions measure emissions and set targets on scope 3, categories 1–14.
Recommendations and Additional Guidance

FI-R9 – Measuring emissions and setting targets for scope 3, categories 1–14: It is recommended but not required for financial institutions to measure and set target(s) on categories 1–14 emissions as defined by GHGP Scope 3 standard. Optional targets on these categories must meet criteria 19–20.1 in the latest SBTi criteria for companies to be approved by SBTi.

For financial institutions interested in submitting targets on categories 1–14, they must ensure that these targets meet criteria 19–20.2 in the latest SBTi general criteria for them to be approved and announced. FIs may use the SBTi Target Setting tool to develop these targets.

In terms of applicable methods, the absolute contraction and supplier engagement approaches can be used to set targets on most categories. The absolute contraction method has been introduced in Section 4.3 on scope 1 and 2 target setting. For categories 1–14, financial institutions may consider setting absolute targets in line with a less ambitious 2°C scenario (1.23 percent linear annual reduction), given that scope 3 emissions can be more difficult to reduce as compared to scope 1 and 2 emissions. Requirement for supplier engagement target is detailed in C20.1 of the SBTi general criteria.

Relevant SDA pathways may also be applied to categories such as upstream transportation and distribution (transport), business travel (transport), employee commuting (transport), and upstream leased assets (building services). However, given that the application of SDA requires more input data than absolute contraction, financial institutions should weigh the amount of effort toward setting SDA targets against the significance of these categories.

Financial institutions may combine targets on multiple scope 3 categories. For example, a financial institution may set one single upstream supplier engagement target on category 1—purchased goods and services, and category 4—upstream transportation and distribution, that engages relevant suppliers covering both categories.

5.6 Coal Phaseout and Fossil Fuel Disclosure

Fossil fuel combustion is the largest source of greenhouse gas emissions and the central driver of climate change. Fossil fuels are also the dominant source of energy for the global economy. Financial institutions seeking to align with the Paris Agreement should explicitly and transparently address the role of fossil fuels in their investment and lending portfolios. In recognition of the complex and societally embedded nature of fossil fuels, the SBTi formulated two fossil fuel-related recommendations (FI-R10 and FI-R11) for financial institutions.
The first recommendation relates to the adoption of a thermal coal phaseout policy. The IPCC 1.5°C emission pathways indicate that emissions from coal should reduce by four-fifths in 2030 relative to 2010 (IPCC 2018). Recent research on energy technologies shows that the share of uncompetitive coal plants worldwide is on track to increase rapidly to 60 percent in 2022 and to 73 percent in 2025 (Rocky Mountain Institute 2020). The same report indicates that the trend is not limited to developed countries. In China and India, for example, 95 percent and 85 percent, respectively, of the coal fleet may become unprofitable by 2025. FIs should thus reduce their exposure to thermal coal as quickly as possible, to reach zero by 2030 to avoid stranded assets, detrimental climate impacts, and related losses. The phaseout of thermal coal investments is intended to accelerate energy transition and does not preclude support for low-carbon transformation of existing facilities. Moreover, effective coal phaseout requires consideration of a just transition to ensure viability and long-term stability (see Jakob et al. 2020).

The second recommendation regards disclosure and supports consistent understanding of the full range of financial institutions’ fossil fuel investments and related activities. Fossil fuel investment disclosure preserves credibility and creates an initial mechanism for financial institutions to help address justice and equity components of climate action.

**Recommendations and Additional Guidance**

**FI-R10 – Phaseout of thermal coal investments:** Financial institutions should establish a policy within six months from the time of target approval that they will phase out financial support to thermal coal across all their activities in line with a full phaseout by 2030 globally. Notably, this includes immediately ceasing all financial or other support to thermal coal companies* that are building new infrastructure or investing in new or additional thermal coal expansion, mining, production, utilization (i.e., combustion), retrofitting, or acquiring of coal assets.

*Coal companies are defined as companies with greater than 5 percent of revenues from thermal coal mining, exploration and drilling, mining services, processing, trading, transport and logistics, equipment manufacturing, operations and maintenance (O&M) services, engineering, procurement and construction (EPC) services, transmission and distribution of coal-fired electricity, coal to liquids (Ctlg) and coal to gas (CtG).*

**FI-R11 – Disclosure of Fossil Fuel Investments and Lending:** Financial institutions with approved SBTs should annually disclose the annual investments (public equity, private equity, corporate bonds), direct project financing and lending to fossil fuel (oil, gas, and thermal coal) projects and companies* in U.S. dollar amount (or other currencies) (See FI-R12 for recommendations on where to disclose).

Financial institutions that fail to phase out coal investments or disclose fossil fuel investments and lending make themselves susceptible to risk of stranded assets and reputational damage.
* This includes:
(1) Companies that have activities (i.e., identified as share of revenues) in the exploration, extraction, refining, transportation and distribution, storage, retailing, marketing, trading, or power, heat, or cooling production from oil and gas. FIs should disclose the threshold used to delineate oil and gas companies; SBTi recommends a 5 percent threshold and for the threshold to not exceed 30 percent.
(2) In line with FI-R10, companies with greater than 5 percent of revenues from thermal coal mining, exploration and drilling, mining services, processing, trading, transport and logistics, equipment manufacturing, operations and maintenance (O&M) services, engineering, procurement and construction (EPC) services, transmission and distribution of coal-fired electricity, coal to liquids (Ctlg) and coal to gas (CtG).
6. How to Communicate Science-Based Targets and Tracking Progress

Given the importance of transparency to stakeholders on the actions of financial institutions in reducing GHG emissions, the SBTi provides specific requirements and guidance on how FIs communicate their SBTs and strategies to achieve their SBTs. Financial institutions should not make claims about emission reductions attributed to these strategies or related financial products without credible evidence to support these claims.

The SBTi requires FIs to develop target language in the target submission form to the SBTi and the target will be used for public communication once targets are approved.

FIs shall formulate target language for the following:

- A scope 1 and 2 target using the target language template in the financial sector target submission form;
- A target to cover any optional scope 3, category 1–14 targets approved by the SBTi;
- A headline target for portfolios that sets out the asset classes for which they have set science-based targets and how much of their total portfolio is covered, the purpose of which is to simplify the communication of multiple asset-level targets; and
- Target language for asset-level targets using the specific target language templates.

At the time of target submission, FIs shall submit a brief summary of the strategy and actions the FI will implement to reach their science-based target(s) and why they selected these actions. This summary shall be provided by the FIs with their target submission and will be published, along with the science-based targets, on the SBTi website upon target approval.

The detailed target language template is provided in Table 6.1 below and additional guidance on formulating target language is included in the financial sector target submission form and shall be followed by FIs when setting targets.

<table>
<thead>
<tr>
<th>Table 6.1. Target Language Template for Financial Institutions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Scope 1 and 2 Targets</strong></td>
</tr>
<tr>
<td><strong>Absolute target:</strong> Financial Institution A commits to reduce absolute scope 1 and 2 GHG emissions [XX]% by [target year] from a [base year].</td>
</tr>
<tr>
<td><strong>Intensity target:</strong> Financial Institution A commits to reduce scope 1 and 2 GHG emissions [XX]% per [unit] by [target year] from a [base year].</td>
</tr>
<tr>
<td><strong>Scope 3 Portfolio Targets – Headline Target</strong></td>
</tr>
</tbody>
</table>
Financial Institution A commits to achieve SBTs in [asset classes] by [target year](if there are multiple target years of the asset class–specific targets, use the target year that’s farthest into the future) from a [base year]. Financial Institution A’s portfolio targets cover [XX]% of its total investment and lending activities by [unit].

### Scope 3 Portfolio Targets – Asset Class Target

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Method</th>
<th>Target Output Example</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real estate</td>
<td>Sector Decarbonization Approach (SDA)</td>
<td>Financial Institution A commits to reduce its real estate portfolio GHG emissions XX% per square meter by 2030 from a 2017 base year.</td>
</tr>
<tr>
<td>Mortgages</td>
<td>SDA</td>
<td>Financial Institution A commits to reduce its mortgage portfolio GHG emissions XX% per square meter by 2030 from a 2017 base year.</td>
</tr>
<tr>
<td>Electricity generation project finance</td>
<td>SDA</td>
<td>Financial Institution A commits to reduce its electricity generation project finance portfolio GHG emissions XX% per kWh by 2030 from a 2017 base year.</td>
</tr>
<tr>
<td>Corporate instruments (equity, bonds, loans)</td>
<td>SDA</td>
<td>Financial Institution A commits to reduce GHG emissions from the steel sector within its corporate lending portfolio XX % per tonne of cement by 2030 from a 2017 base year.</td>
</tr>
<tr>
<td>SBT Portfolio Coverage</td>
<td></td>
<td>Investment Firm A commits that 30% of its equity portfolio within the [asset class or sector] by [unit] will have set science-based targets by 2024.</td>
</tr>
<tr>
<td>Temperature rating</td>
<td></td>
<td>Investment Firm A commits to align its scope 1 + 2 portfolio temperature score within the [asset class or sector] from XX°C in 2018 to XX°C by 2025.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Investment Firm A commits to align its scope 1 + 2 + 3 portfolio temperature score within the [asset class or sector] from XX°C in 2018 to XX°C by 2025.</td>
</tr>
</tbody>
</table>

### Action Plan to Achieve Targets

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Financial Sector Science-Based Targets Guidance
Pilot Version
Financial Institution A will implement the following strategy and actions to achieve its targets:

- Example: Financial Institution A aims to steer its [XX dollar amount] corporate equity, bonds, and loan book in power generation, steel, cement, and aviation through actively supporting clients’ low-carbon transition. For example, it will offer more favorable interest rates to investees that set and stay on track to meet ambitious climate goals. Financial Institution A selected these actions because [add reasons].

Source: Authors 2020.

The SBTi recognizes that there is a lack of clarity about which FI actions could lead to greenhouse gas emissions in the real economy. The SBTi’s annual disclosure requirement is intended to help identify the most effective actions to realize GHG emissions reductions in the real economy and lead to further progress in this area.

The SBT-FI welcomes collaboration with other climate initiatives that seek to develop methods or tools that enable the measurement of the impact of climate actions (see also the Chapter 7. How to achieve SBTs). We also encourage FIs to engage with relevant service providers to develop such tools and adjust their strategies according to the findings of these analyses.

Given that current methods do not cover all asset classes or sectors on FIs’ portfolios and that the target boundary requirement remains flexible on certain financial products, FIs are required to disclose the coverage of their total investment and lending activities by SBTs in the target language (C18) using an economic or emissions metric that is representative of the magnitude of their main business activities. This disclosure requirement is intended to enhance the transparency and comparability of portfolio targets. Given that this version of the criteria allows banks to submit targets without their asset management divisions, banks shall also be explicit about such exclusions in the target wording.

Criteria

FI-C18 – Disclosure of Target(s) Portfolio Coverage: At the time of target announcement and along with approved targets, financial institutions shall disclose the percentage of their total investment and lending activities covered by portfolio targets on the SBTi website, in a metric representative of the magnitude of FIs’ main business activities, which may involve any combination of commercial banking, investment banking, and asset management. Examples include total financed emissions associated with investment and lending activities (if quantified), total balance sheet, total investments, total lending book, and total assets under management.

FI-C19 – Implementation Reporting: At the time of target submission, the financial institution shall submit a brief summary of how it intends to meet its scope 3 portfolio targets in conformity with the template provided in the target submission form.
6.1 Tracking and Reporting Target Progress

This section presents recommendations on tracking and reporting progress of portfolio targets set using SDA, SBT Portfolio Coverage, and Temperature Rating Approaches. Financial institutions should take these recommendations into consideration for the annual disclosure of target progress required by the criteria.

6.1.1 Tracking Progress Against SDA Targets

Financial institutions should track and disclose progress against their SDA targets on an annual basis. The tracking metric is emissions per activity unit relevant to the sector (e.g., kgCO₂ per kWh, kgCO₂ per tons of steel, kgCO₂ per m²), combined with the percentage of portfolio outstanding value in the specific asset class/sector. To measure annual progress, financial institutions should use the GHG accounting methods developed by the Partnership for Carbon Accounting Financials (PCAF). These methods enable financial institutions to calculate the absolute emissions per asset class at a specific point in time. The absolute emissions is then converted to emissions intensity using the physical activity data that are linked to the loans and investments (e.g., the amount of kWh, tons of steel, or m² that financial institutions have financed). The result should be compared with the emissions intensity of the previous year.

6.1.2 Tracking Progress Against Temperature Rating Targets

Each reporting year, the FI should disclose both portfolio temperature ratings (scope 1 + 2 rating and the scope 1 + 2 + 3 rating). In addition, when submitting targets for official validation, and when reporting and tracking progress against targets, financial Institutions must disclose the following information:

- The percentage of portfolio GHG emissions that is covered by public targets and the percentage of portfolio GHG emissions that is assessed using default scores in the reporting year; and
- The percentage of portfolio invested value that is covered by public targets and the percentage of portfolio invested value that is assessed using default scores in the reporting year.

For more details on the reporting requirements, please see Section 5.4.3.

6.1.3 Tracking Progress Against SBT Portfolio Coverage Targets

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61 Financial institutions will have opportunities to review the summary language before the SBTi publishes it on the website.
Financial institutions should report the percentage of relevant asset class(es) covered by approved SBT companies on an annual basis, using the same weighting approach chosen for the base year consistently throughout the target period. Financial institutions may further indicate whether they are on track to meet the targeted coverage of SBT companies set out for the five-year target period. If financial institutions choose to do so, they should provide evidence to support any statement about whether they are on or off track and clearly state any assumption used. An example of such assumptions could be that the same progress achieved in the first year will be achieved in the remaining four years:

Financial Institution A projects that it is currently on track to meet the five-year target.

In addition to reporting on the percentage of companies with approved SBTs, financial institutions may also report the coverage of companies committed to the SBTi or the increase in the number of companies measuring and reporting scope 1, 2, and 3 emissions to show incremental progress of portfolio companies.

**Criteria**

**FI-C20 – Tracking and Reporting Target Progress:** After target approval, SBTi requires annual disclosure of scope 1 and 2 GHG emissions, disclosure of progress against all approved targets in the relevant metric, and disclosure of actions/strategies taken during the year to meet scope 3 portfolio targets. If optional targets on scope 3 categories 1–14 as described in **FI-R9** are submitted and approved by SBTi, their progress shall be included in the disclosure of progress as well.

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### 6.2 Target Recalculation and Validity

As additional methods and the latest climate science become available, financial institutions shall continue to follow best practices and ensure that their targets remain relevant. Therefore, per **FI-C21 – Mandatory Target Recalculation** FIs must review, and if necessary, recalculate and revalidate their targets, at a minimum, every five years. Financial institutions with approved targets that require recalculation must follow the most recent applicable criteria for the finance sector at the time of resubmission.

The SBTi also recommends that financial institutions recalculate targets, as needed, to reflect significant changes that would compromise relevance and consistency of the existing target. Examples of significant changes that should trigger a recalculation are included in **FI-R13 – Triggered Target Recalculation**, Section 3.7. If financial institutions set intensity targets and there are significant changes in the projection of the related activity, this should trigger a target recalculation and resubmission of the target to the SBTi.
To institutionalize the practice of target adjustments, financial institutions should establish a base-year recalculation policy that sets out a qualitative or quantitative significance threshold to trigger a recalculation of targets. Examples of changes that could trigger a target recalculation include updates in climate science, availability of higher quality investee data, and significant changes to the financial institution such as a merger or acquisition.

**Criteria**

**FI-C21 – Mandatory Target Recalculation:** To ensure consistency with most recent climate science and best practices in science-based target setting, targets must be reviewed, and if necessary, recalculated, and revalidated, at a minimum, every five years. Financial institutions with an approved target that requires recalculation must follow the most recently applicable criteria at the time of resubmission. Targets should be recalculated and reset, as needed, to reflect significant changes that would compromise relevance and consistency of the existing target.

**FI-C22 – Target Validity:** Financial institutions with approved targets must announce their target publicly on the SBTi website within six months of the approval date. Targets unannounced after six months will have to go through the approval process again, unless a different publication time frame was agreed upon with the SBTi.
7. How to Achieve SBTs

There are numerous actions that FIs can use to achieve their portfolio SBTs. Chapter 7 builds on the SBTi’s criteria and recommendations for target setting and reporting, and further recommends steps that FIs can take to fully integrate climate change in their organization and services and achieve their targets in a manner that leads to greenhouse gas emissions reduction in the real economy.

7.1 Integration of Climate Change in Governance and Decision-Making

FIs should integrate climate change across their institution. This can include the following:

- **Adoption of climate-related investment principles.** These should recognize that portfolio alignment with the Paris Agreement will contribute to investing in the best interests of FIs’ beneficiaries or clients.
- **Establishment of a climate governance structure.** FIs should make portfolio alignment with the Paris Agreement a board priority—including explicit attribution of this responsibility within the board. They should also put governance structures in place that ensure proper support and implementation of the policy—including incentive schemes, commitment of resources, capacity building, and involvement of beneficiaries or clients.
- **Integration of climate change in the investment and/or lending policy.** FIs should adopt an investment and/or lending policy that reflects and aligns with their climate-related investment principles. This can include—depending on the type of FIs—investment/lending targets, strategic asset allocation, engagement objectives, selection/screening criteria and incentives for service providers based on climate performance, and performance measurement and reporting.
- **Adjustment of strategic asset allocation to harness climate-related opportunities.** FIs should consider climate risks and opportunities in strategic asset allocation (SAA), including increasing their exposure where feasible to alternative asset classes that are more likely to have a direct positive climate impact on the real economy—such as infrastructure (e.g., grids and renewable energy), real estate (highly energy-efficient and resilient buildings), and private equity (renewable and energy efficiency companies).
- **Adoption of additional sector-specific policies.** FIs should extend their investment policy to sectors and technologies that pose particular climate-related risks or offer particular opportunities. These are most notably:
  - Sectors where greenhouse gas-intensive companies have a significant potential to offer alternative solutions and thus reduce their emissions—such as power utilities, industrial sectors (steel, cement, chemicals), and automotive; and
  - Sectors that are deemed to shrink and ultimately disappear with the energy transition (e.g., coal, oil, and gas), but where some companies still have the potential to make a timely shift to other business models.
The sector policies should define criteria that allow the FI to identify to what extent the companies in its portfolio are able and willing to align their business model with the Paris Agreement, set out a strategy as to how the FI will urge companies to adopt 1.5°C transition plans through active ownership, and identify at which point exposure reduction/divestment is desirable in light of the inability or unwillingness of a company to transition in a timely manner.

- **Development of methods or tools that enable the measurement of the impact of climate actions.** There currently is insufficient clarity about which FI actions lead to greenhouse gas emissions in the real economy. FIs should engage with relevant service providers to develop tools that allow the FI to build a better understanding of the impact of their actions on greenhouse gas emissions, and adjust their strategies according to the findings of these analyses.

### 7.2 Engaging Key Stakeholders: Companies, Service Providers, and Policymakers

Generating impact in the real economy requires all relevant stakeholders to move at the same time. Hence FIs should leverage the influence they have over companies, policymakers, and financial service providers. This will ensure that the rules of the game in which FIs operate are supportive of their own climate actions.

FIs should work collectively with their peer FIs to learn, seek advice, share best practice, and, most importantly, increase the impact of engagement activities with portfolio companies and policymakers. They should engage in FI coalitions and participate in and drive coalitions that promote the alignment of portfolios with the Paris Agreement (see Table 1.1 for more details).

#### 7.2.1 Company Engagement

FIs should develop an engagement strategy to achieve alignment of their portfolio companies’ business models with the Paris Agreement—through the adoption and publication of time-bound 1.5°C transition plans composed of the following elements:

- **A commitment to align business models with the Paris Agreement and, more concretely, a time-bound climate science–based target built on forward-looking climate scenario analysis.** If FIs set SBT Portfolio Coverage targets (i.e., targets to engage borrowers/investees to set approved SBTs), all companies in the boundary of these targets shall have approved SBTs by 2040 in line with the SBT Portfolio Coverage target criterion.

- **Capital management plans to end capital expenditure for new high-carbon projects, increase capital expenditure for low-carbon projects, and a clear time line for the closure of existing high-carbon assets.** This could include cash returns through buybacks or dividends.
- The disclosure of the target and transition plan and alignment with Task Force on Climate-related Financial Disclosures (TCFD) recommendations. Such information should be published in mainstream financial reports (integrated reporting).
- A commitment to review and ratchet up targets and transition plans in light of the evolving climate science, in particular the development of more detailed 1.5°C scenarios driven by the Paris Agreement.
- A public commitment to support policies that aim to reduce emissions in line with the Paris Agreement, be transparent about lobbying activities and related expenditures, and exit third-party organizations (e.g., business and trade associations) that promote policies that pose a risk to the Paris Agreement.

Given the urgency to tackle climate change, FiSs should have an escalation process in place for when engagement does not lead to significant results within set time frames (6, 12, 24, 36 months), where a range of options are available to FiSs: open letters, filing/supporting shareholder resolutions, and voting at annual general meetings (AGMs), end support to companies’ efforts to raise capital (notably through corporate bonds), and ultimately divestment. Figure 7.1 below gives a potential time line for such an escalation process.

**Figure 7.1. Escalation Process in Case of Unsuccessful Engagement**

<table>
<thead>
<tr>
<th>Time Frame</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 months since request</td>
<td>Public announcement to end support to the company’s future capital-raising efforts (i.e., public equity and corporate bond issuance) if no adoption of a 1.5°C transition plan within 12 months.</td>
</tr>
<tr>
<td>12 months since request</td>
<td>Vote against management at annual general assembly if no adoption of a 1.5°C transition plan within 24 months.</td>
</tr>
<tr>
<td>24 months since request</td>
<td>Divestment with public signalling if no adoption of a 1.5°C transition plan within 36 months. Make re-investment conditional on adoption of a 1.5°C transition plan.</td>
</tr>
</tbody>
</table>

**Note:** AGM = Annual general meeting.

**Source:** WWF 2019.
7.2.2 Policy Engagement

Regulations and government policies are key drivers of systemic change. The most climate-aware FIs should engage with policymakers to accelerate the adoption and implementation of climate-friendly policies.

Strengthening long-term investor involvement in the “rules of the game” that govern the financial system is a strategic area of interest: given the high urgency of the climate challenge, FIs should engage with policymakers in favor of the proper implementation of the Paris Agreement—as the best pathway to mitigate their climate-related risks, maximize their positive contribution to climate goals, protect the long-term value of their assets, and invest in the best interest of members and beneficiaries.

FIs should engage with policymakers to ask for the following items:

- Climate and energy policies and regulations that drive a timely implementation of the Paris Agreement and its embedded climate targets;
- Adequate climate and wider ESG corporate disclosure policies and regulations to ensure that relevant climate and ESG data become available to investors—in particular by integrating the TCFD recommendations into national legislation, with an emphasis on forward-looking climate scenario analysis; and
- Financial policies and regulations that drive better understanding of climate-related risks and opportunities for financial institutions, through the assessment of climate and wider ESG risks for investors and their mitigation, with the ultimate goal of portfolio alignment with the Paris Agreement.

7.2.3 Service Provider Engagement

FIs that understand climate-related financial risks and opportunities will find it necessary to address the need to align their investments with the Paris Agreement, together with their service providers. However there are many reasons why the investment supply chain may not act in accordance with asset owners’ interests on climate issues, including commercial conflicts of interests, time horizons, cultural norms. Asset owners therefore need to closely monitor all their service providers, including their investment consultants, index providers, proxy voting advisors, sell side analysts and credit rating agencies, remuneration consultants, and auditors.

In many cases, FIs rely on investment consultants to develop their investment strategies, climate strategies, select service providers (e.g., investment managers), etc. Therefore, investment consultants operate at a critical interface in the investment ecosystem, and FIs can push them to drive innovation within the financial community. The following actions are recommended for FIs:
● Ensure that investment consultants address climate-related risks and opportunities and adapt their core services accordingly and demonstrate a robust track record that shows capacity to assess and address climate-related issues;
● Require investment consultants to advise so as to help them develop climate-related strategies (principles, policies, targets, processes, and portfolio implementation) that will align investments with the Paris Agreement over time;
● Ask investment consultants to allocate dedicated time for interaction and discussion on long-term risks and opportunities—particularly related to climate change—and to adjust remuneration accordingly;
● Ask investment consultants to assess the climate-related performance of other service providers (notably investment managers) and suggest engagement approaches for accelerating their climate-related efforts; and
● Publicly signal their climate-related requirements for investment consultants to urge them to act to avert a potential devaluation of their reputational capital.

**Index providers** (e.g., MSCI, FTSE, S&P, etc.) provide the investment community with a standard to quantify and understand the performance of markets and asset classes. Market capitalization–weighted indexes are replicated by passive investors, and used as allocation guidelines for sector diversification by the majority of investors. Analysis indicates that indexes usually reflect business-as-usual scenarios, where for instance high-carbon sectors (e.g., oil and gas) are overweighed in terms of achieving the Paris goal, and they lack a good indication of energy technology exposure. The measurement of relative risk is also related to these indexes, further limiting the possibility to allocate investments in line with climate goals, and away from the current unsustainable business-as-usual market (2dii 2014). FIs should drive demand to index providers to tackle these shortcomings in the design of indexes. This issue is critical for passive investors that essentially rely on indexes to define their default capital market exposures. The following actions are recommended for FIs:

● Require index providers to disclose how their existing products align with the Paris Agreement, using forward-looking climate scenario analysis;
● Require index providers to develop new products that reflect the performance of markets in a well-below 2°C transition, to help asset owners benchmark their own investment portfolios against the Paris Agreement; and
● Publicly signal their climate-related requirements for index providers to urge them to act to avert a potential devaluation of their reputational capital.

**Proxy voting advisors** (e.g., ISS, Glass Lewis, Manifest, etc.) consult with FIs to decide how to vote on matters that require shareholder approval at annual general meetings (and extraordinary general meetings) of their portfolio companies. As shareholder resolutions are a crucial tool for engagement with portfolio companies (see section on company engagement above), it is important for FIs to interact
with proxy voting advisors, with the objective of improving their climate-related advice. The following actions are recommended for FIs:

- Ensure that proxy voting advisors address climate-related risks and opportunities and adapt their core services so that they align with the Paris Agreement;
- Request their proxy voting advisors to ensure that voting activities are wholly consistent with the climate objectives of the FI and support resolutions that call for the adoption of well-below 2°C transition plans; and
- Publicly express their support for climate-related shareholder resolutions at portfolio companies.

7.3 Public Disclosure of Climate Actions

FIs should publicly disclose their climate decisions and activities to increase impact. The SBTi criteria for financial institutions requires that FIs annually disclose the actions or strategies that have been taken during the year to reach their SBTs after target approval. The section below can help FIs frame their reporting to avenue(s) of their choice for the public disclosure of their climate action (e.g., annual report, stand-alone reports, communication on the website, press releases, social media, etc.)

Public disclosure of climate actions should cover—depending on the FI—the adoption of climate-related policies for companies, the integration of the policy in mandates to investment managers and other service providers, a regular assessment of engagement impact, the filling of or support to relevant shareholder resolutions, and divestment decisions if engagement is not deemed relevant or does not deliver within set time frames.

By signaling (i.e., making public) key climate-related decisions and activities, FIs will significantly amplify their impact. Given the climate urgency, the signaling effect is critical to raise the awareness of peer FIs, companies, service providers, policymakers, and other stakeholders. It emphasizes the importance of the issue and helps to accelerate efforts from the abovementioned stakeholders.

Signaling is particularly critical for a meaningful engagement strategy. FIs should disclose which companies they are engaging with, what their specific demands are, and publish at regular intervals an assessment of the engagement impact. This will increase pressure on corporations and drive deeper and faster changes. The Climate Action 100+ initiative is a promising step toward such joint and public shareholder engagement—and an implicit recognition that bilateral engagement behind closed doors will not have enough impact to get high-carbon companies to shift their business model at the pace and scale required by the Paris Agreement.

FIs should also indicate the names of companies from which they have divested or decided not to invest in, following the example of financial institutions in countries like Denmark and Norway. For very liquid
asset classes, such as public equity and corporate bonds, the rapid exchange of assets can quickly cancel out potential impact of divestment on oil and gas producers. Therefore, public signaling is critical for amplification.
8. SBTi Call to Action Process: Commit, Develop Target, Validate, Announce, Disclose

This chapter outlines the four different steps for financial institutions to take in the SBTi Call to Action (C2A) process, from publicly committing to the SBTi to having approved targets announced (See Figure 8.1).

Figure 8.1. The SBTi Call-to-Action Process

Source: SBTi 2020.

Step 1: Commit to Set a Science-based Target

How to commit

Financial institutions that wish to commit to set a science-based target should review and complete the commitment letter and send it to commitments@sciencebasedtargets.org. Signing the commitment letter indicates that your institution will work to set a science-based emissions reduction target aligned with the Science Based Targets initiative’s criteria for financial institutions (the link will be added when available).

Business Ambition for 1.5°C

Financial institutions are urged to aim for the highest level of ambition in their target setting. The SBTi encourages financial institutions to join the Business Ambition for 1.5°C Call to Action by signing the Business Ambition for 1.5°C Commitment Letter that indicates intention to align emissions reduction targets with 1.5°C. For financial institutions not currently committed to the SBTi, the Business Ambition...
for 1.5°C Commitment Letter constitutes your commitment to develop and submit emissions reduction targets aligned with the SBTi criteria.

**We Mean Business**

*We Mean Business*, a coalition of organizations working with thousands of the world’s most influential businesses and investors, provides a platform for businesses and investors to be recognized for their climate action. Through the *We Mean Business campaign*, financial institutions can commit to setting science-based targets as well as other actions such as procure 100 percent of electricity from renewable sources or put a price on carbon.

By default, financial institutions that commit to the Science Based Targets initiative count toward the We Mean Business campaign. However, financial institutions that commit to set science-based targets through the We Mean Business Commit to Action campaign are required to sign the SBTi commitment letter to be formally recognized by the initiative.

**Benefits of Committing**

Signing the commitment letter indicates the financial institution will work toward setting science-based emissions reduction targets. If the financial institution already set its own targets, the letter confirms the FI’s interest in having its existing targets verified against a set of criteria developed by the SBTi or developing new targets that will align with these criteria.

After a financial institution submits its commitment letter (either the general commitment letter or the Business Ambition for 1.5°C Commitment Letter) to commitments@sciencebasedtargets.org, it will be recognized as “Committed” on our *Companies Taking Action* webpage, as well as the We Mean Business and CDP websites. Companies that are engaging in the UN Global Compact will also be recognized on their website. The list of committed companies is updated every week. Companies that have committed will receive a “Communications Welcome Pack” with more information on how to communicate their commitment.

**Step 2: Develop a Target**

Starting from October 1, 2020, financial institutions will have up to **24 months** to complete the following steps once they sign the commitment letters. Previously committed financial institutions will have 24 months from October 1, 2020 to have their targets approved and announced by SBTi:

(i) Develop science-based targets aligned with the SBTi criteria for financial institutions;

(ii) Submit the targets to the SBTi for a validation; and

(iii) After approval, have the SBTi publish your targets and other related information on the relevant websites.
We encourage financial institutions to start this process and submit your targets for validation as early as possible. If a financial institution fails to complete all the above outlined steps by the end of the 24 months, its name will be removed from the SBTi Companies Taking Action webpage and our partners’ websites. The SBTi will not grant extensions beyond the 24 months’ timeline because financial institutions can submit targets for validation and be added to the website with the status “targets set” independent of their commitment status. Please refer to the Expired Commitments Protocol for more information.

Targets have to be in line with the criteria for financial institutions for qualifying targets as “science-based.” The SBTi has developed a suite of tools and guidance to help financial institutions understand how to meet these criteria.

**Step 3: Submit the Targets for a Validation**

**How Company Information is Treated**

The SBTi safeguards the confidentiality of all information provided by the financial institution to assess its targets. This means that information provided will be used in accordance with the target validation service contract that financial institutions are asked to sign before target assessments commence.63

**Paid Target Validation Service**

The SBTi has introduced a paid service for target validations since 2019. With this paid target validation service, the initiative provides a faster target validation process and additional feedback to companies. In October 2020, the SBTi will launch a pilot target validation phase for financial institutions with the release of the guidance. Please find more information on the pilot phase here.

**Target Submission Form for Financial Institutions**

Financial institutions that wish to submit targets for validation should download the latest Target Submission Form and Guidance for financial institutions and fill it out as clearly, completely, and accurately as possible. It is highly recommended that financial institutions consult the submission form guidance available within the document to complete the form, including the guidance on target language and summary of actions to achieve targets, before filling out the form. Additional documents should be attached only if they are directly related to the information requested.64

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63 SBTi no longer accommodates requests for signing of Non-Disclosure Agreements (NDAs) as they can take up to six months to complete. The target validation contract should be sufficient to serve confidentiality purposes.

64 Financial institutions should reference the specific page numbers, figures, or text that is being referred to in accompanying documents. Missing, unclear, or erroneous information will result in the validation process being delayed.
It is the financial institution’s responsibility to ensure the integrity of the information provided. Once the form is completed, financial institutions should send the submission form in Word format, together with any supporting documents in one e-mail to targets@sciencebasedtargets.org.

Once targets are submitted to the SBTi, the validation team will assess the targets submitted in accordance with the SBTi Target Validation Criteria and Recommendations for financial institutions described in Chapter 3 of this guidance.

**Step 4: Announce the Targets**

Once targets are approved by the SBTi, the financial institution will receive an approval e-mail with a validation report and a certificate. A target publication date will be chosen and suggested to the financial institution. If the financial institution would like to request a different publication date, it can coordinate with the SBTi communication team included in the decision e-mail. Please note that financial institutions must publicly communicate their targets six months from approval date or must have their targets revalidated by the SBTi to ensure the targets still meet relevant criteria. A “Welcome Pack” will be sent to the financial institution, which outlines how the targets can be showcased or communicated, how the SBTi logo may be used, and how the SBTi approval may be referenced. Once timing is agreed, the financial institution will be listed as having an “approved target” on our Companies Taking Action webpage as well as on our partners’ websites at We Mean Business and CDP. Financial institutions that are engaging in the UN Global Compact will also be recognized on this website.

**Step 5: Target Disclosure**

Following approval, financial institutions shall disclose their scope 1 and 2 GHG emissions, progress against all approved targets in the relevant metric, and actions/strategies taken during the year to meet scope 3 portfolio targets on an annual basis. Recommendations for reporting include annual reports, sustainability reports, your company’s website, and disclosure through CDP.

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65 See Section 6.1 on guidance to disclose progress against targets.
9. Discussion and Areas for Further Research

The methods, criteria, tools, and case studies presented in this document provide an initial framework for guiding financial institutions’ Paris Agreement climate alignment activities. After publication in October 2020, this framework will provide a foundation for evaluating the SBTi target submissions. These targets are expected to catalyze broader financial sector climate action and support measurable emission reductions in the real economy.

As a voluntary initiative, the SBTi provides a transparent platform for companies and financial institutions to set targets with the understanding that these entities have information and resources to achieve emission reductions in their specific realms of influence. Within the enabling role that financial institutions can play in low-carbon transformation, outstanding questions remain regarding target design, implementation strategies, policy linkages, and quantification of emissions impacts:

- Criteria described in this document present minimum requirements for **target design** across a range of financial institutions and activities. Beyond minimum requirements, there is a need for more research on the links between existing design approaches, including green investment, engagement, and divestment targets. As financial institution targets become more prevalent and the understanding of target design improves, the SBTi expects to update its criteria.
- In addition to target design, there are open questions on **target implementation strategy** options, trade-offs, and effectiveness. Rather than prescribing particular implementation strategies and mitigation levers, the SBTi preserves credibility and expands the evidence base by requiring financial institutions to annually report on their chosen mitigation activities and progress toward targets.
- In addition to company- and institution-specific situations, the trade-offs and effectiveness of particular implementation strategies and mitigation options are also influenced by **policy linkages**. Policymakers are increasingly steering financial institutions’ climate activities through a range of mandatory and voluntary programs. However, beyond the voluntary support and referencing illustrated in Japan, for example, the link between institution-level SBTs and government climate programs is yet to be clearly developed.66
- Finally, a broad area that would benefit from further research revolves around data and methods for **quantifying the emission impacts** of financial institutions’ investment and lending portfolios. Impacts are contingent on assumptions regarding additionality and attribution that are not widely agreed upon at this point (see Cummis et al. 2018; Köibel et al. 2019). The 2020 SBTi finance framework provides a foundation for further research to better understand and resolve these questions.

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After the framework is launched, the SBTi finance sector team will conduct a virtual roadshow to present the resources to financial institutions, related peer initiatives, and other stakeholders. The sector team will also train the SBTi Target Validation Team (TVT) on the criteria, tool, and related resources for FI target validation. The six months after the framework launch will comprise a pilot phase intended to provide resources and flexibility for preliminary target validation and to inform revised criteria to be published in April 2021.

In 2021, the SBTi plans to elaborate on the framework with a Phase II project focused on net-zero targets for financial institutions, resources for additional asset classes and activities (perhaps including underwriting and sovereign debt), a revised multimethod tool, and updates to the criteria and reporting guidance related to the research questions described above. The SBTi net-zero framework for financial institutions is expected to complement the SBTi net-zero framework for companies and include a definition of net-zero for financial institutions, principles for validating net-zero targets, case studies, and guidance on how SBTs can be used as milestones to reach net-zero. A central consideration for financial institutions’ net-zero targets is the treatment of mitigation options including decarbonization, carbon dioxide removal, avoided emissions, and offsetting with carbon credits. Through clear and robust net-zero targets, financial institutions can provide proof of concept for broader credit and offsetting mechanisms described in Article 6 of the Paris Agreement.67

Long-term climate stabilization at the well-below 2°C level of the Paris Agreement may require the development of a new financial system centered on carbon pricing and tradable permits. While increasing instability, most recently related to the global COVID pandemic, is accelerating a focus on ESG issues among financial institutions, new systems take time to establish. In the near term, the resources described in this guidance document are intended to augment the enabling role of financial institutions to more effectively connect climate insights and capital.

67 See https://unfccc.int/files/meetings/paris_nov_2015/application/pdf/paris_agreement_english_.pdf for full text of the Paris Agreement, including Article 6.
Appendices

This document includes six appendices describing application of the SDA for mortgages, real estate, electricity generation project finance, corporate instruments, and the Temperature Rating method. The final appendix provides instructions for using the tool to apply the Temperature Rating and SBT Portfolio Coverage method (the full method description is included in Section 5.4.2).

A. SDA for Residential Mortgage

Prepared by technical partner of the SBTi financial sector project, Guidehouse, Inc.

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March 2021

Summary

<table>
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<td>The target audience for this target setting framework are financial institutions with portfolios of residential mortgages.</td>
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<tr>
<td>Asset class</td>
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<tr>
<td>Sectors</td>
<td>Targets are set at portfolio emissions for residential buildings. For a target to qualify, it has to be set for a minimum share of the mortgage portfolio emissions, as defined in the SBTi Target Validation Criteria for financial institutions.</td>
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<td><strong>Mechanics</strong></td>
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<td>Inputs data</td>
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<tr>
<td>Inputs – pathways</td>
<td>Science-based targets are based on a global sectoral decarbonization pathway in line with keeping global warming well-below 2°C. Targets set using regional pathways will be assessed against global pathways. Targets set using regional pathways can be accepted if they are equally or more ambitious than targets set using global pathways.</td>
</tr>
<tr>
<td>Attribution approach</td>
<td>When calculating financed emissions, a building’s annual emissions are attributed to the mortgage provider using a loan-to-value approach. Thus, the attribution is equal to the ratio of the outstanding amount at the time of GHG accounting to the property value at loan origination.¹</td>
</tr>
<tr>
<td>Outputs</td>
<td>The output will be an emission intensity (per floor area) target at the mortgage portfolio level. Example: Financial Institution A commits to reduce its mortgage portfolio GHG emissions with ___% per m² by 2030 from a 2017 base year.</td>
</tr>
<tr>
<td>Portfolio weighting</td>
<td>Targets are not weighted within portfolios with targets on other asset classes.</td>
</tr>
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</table>

*Note:*
¹ PCAF 2020.
*Source: Guidehouse 2020.*

**Scope**

This methodology covers science-based targets for the portfolios of financial institutions consisting of mortgages. A mortgage is defined as any lending agreement to purchasing a building in exchange for a regular repayment at interest, which the lender is entitled to with the condition that the loan becomes void upon the payment of the debt. As mortgages are mainly applied for the purchase of a residential building, the scope of the methodology is on residential buildings, defined as buildings for a single-family or multifamily that are used primarily for human dwelling (i.e., apartments and houses) (IEA 2013).

This methodology presents a sector-based approach to set a science-based target for the scope 3, category 15 (investment) emissions for financial institutions. When accounting for the financed emissions of a mortgage portfolio, these emissions are based on the energy-related emissions of the residential building (including the energy consumption of the household), which cover the following:

- Direct emissions from on-site fuel combustion for space heating, water heating, cooking, etc.; and
• Indirect emissions from purchased energy (electricity, steam, heat, and cooling) for space heating, water heating, space cooling, lighting, cooking, appliances, and miscellaneous equipment (i.e., including the energy use of the household).

The embodied emissions of the buildings’ materials are not currently included due to high data uncertainty. It is recognized, though, that as new residential buildings become more energy efficient, these emissions could become a sizable portion of buildings’ life-cycle emissions (e.g., emissions from materials and construction could range from 35 to 51 percent depending on the building type) (RICS 2017). When robust approaches and data to measure buildings’ embodied emissions are developed, the target setting for mortgage portfolios could expand its coverage to include them.

For setting targets on a mortgage portfolio, the Science Based Targets initiative endorses the Sectoral Decarbonization Approach (SDA). The SDA was developed by CDP, WRI, and WWF together with technical partner Guidehouse. In the SDA, emissions reduction targets are assessed based on sectoral emissions reduction pathways, using the absolute emissions and activity data projection from International Energy Agency’s (IEA) Energy Technology Perspectives (ETP). The initial SDA publication does not include emissions reduction pathways for the residential buildings, but this method extends SDA’s sector coverage by using IEA’s modeled data for residential buildings (SBTi 2015).

**Mechanics**

**Data input**

The first step of the science-based target setting process is defining the baseline emissions of the residential mortgage portfolio for which a target will be set. The Partnership for Carbon Accounting Financials (PCAF) provides GHG accounting methodologies for various asset classes, including residential mortgages. When disclosure of buildings’ energy-related emissions is not available, emissions should be calculated based on (average) asset-level energy use and emission factors (PCAF 2020). In principle, setting science-based targets for residential mortgage portfolios requires the following data points:

• Data to estimate buildings’ direct energy-related emissions (i.e., energy performance certificates or labeling, or average/estimated building energy consumption linked to on-site fuel combustion);

• Data to estimate buildings’ indirect energy-related emissions, including emissions-related energy consumptions of the household (i.e., energy performance certificates or labeling, or average/estimated building energy consumption linked to purchased electricity, steam, heat, and cooling);

• Floor area\(^{68}\) of current properties; and

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\(^{68}\)Floor area here refers to the total building area as defined in IEA’s *Energy Technology Perspectives 2017* (IEA 2017). Financial institutions could possibly apply a different definition of floor area as long as it is consistent with the scenarios used to derive the decarbonization pathway(s).
• Portfolio growth rate in target year (*optional*).

There are two approaches to sourcing data to establish the baseline:

- **Direct disclosure of buildings’ energy performance.** Annual energy use of buildings can be sourced from actual energy consumption collected from mortgage clients when financial institutions have implemented such data collection systems. Alternatively, annual energy use can be estimated based on energy performance certificates or labeling, which mandatory disclosure is in place in some countries. Floor area data could also be found as part of the legal documents and property registrations.

- **Public database on average buildings’ energy performance.** There are also some sources available to estimate the energy consumption in the case of limited data availability. Average building energy efficiency in the region is available in publicly available databases such as the IEA Data and Statistics, EU Buildings Database, which covers service and residential buildings in Europe; or the EIA Residential Energy Consumption Survey 2015, which covers residential buildings in the United States. It is important to note that using regional averages requires fewer resources on collecting data but does not reflect portfolio-specific performance nor improvement over time.

Measuring financed emissions of the mortgage portfolio to set the baseline should rely on asset-level data as much as possible, filling in any data gaps with regional proxies. While data availability varies across regions, financial institutions can assess the specificity and accuracy of the available data using a data hierarchy (see, for example, Figure A1) and explore ways to improve data quality over time. For example, one may focus on moving from sector average data to building specific energy-use data by refining the mortgage application process in countries with the most mortgage exposure. Any significant changes to the portfolio emissions should result in recalculation of the target baseline as defined in the SBTi Target Validation Criteria for financial institutions.

**Figure A1. Generic Data Quality Scorecard for Portfolio Emissions**

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69 Some financial institutions are already using data analytics to measure emissions of their clients. See example [here](#).

70 For a residential mortgage specific score card, refer to the PCAF’s Global GHG Accounting and Reporting Standard (PCAF, 2020)
Sources: PCAF 2019b, 2019c, and PCAF 2020.

To translate the emissions intensity targets into an absolute target, financial institutions have to project the annual percentage of the activity growth of their portfolio (Compound Annual Growth Rate [CAGR]) toward the target year (i.e., preferably measured in m², kWh, tonne of products). Financial institutions can project this in three ways:

1. By using the activity growth projection in the climate scenario (default growth projection). For instance, for residential buildings, this is 2.16 percent annually in m² gross floor area from 2020 toward 2030 (see Table A2 and Table A3.);
2. By using the growth of their portfolio over the past 5–10 years; and
3. By using the growth projections of the specific business departments and extrapolating this toward the target years, if this growth projection is too short term.

Decarbonization pathway

By applying the SDA, the final emissions targets (expressed in emissions intensity per m² or in absolute emissions for the mortgage portfolio) shall be consistent with keeping global warming well-below 2°C.

The application of the SDA uses the IEA ETP 2017 Beyond 2°C Scenario (B2DS). The IEA models the building sector into subsectors (residential and services buildings) based on sectoral growth and technology development trajectory. The emissions and floor area projections from the B2DS will serve as the basis to derive the relevant targets for mortgage portfolios. Figure A2 illustrates the B2DS emissions intensity pathways for residential buildings.

Currently, there is no 1.5°C scenario available that is specific for the residential building. If the IEA or another scientific body publishes a 1.5°C scenario for this sector, the Science Based Targets initiative will consider incorporating it in the future.
The emissions trajectory of a mortgage portfolio shall continuously decline from the base year toward the target level, even if the emissions are below the pathway benchmark. The calculation method for the intensity pathway will be further explained in the instructions for implementation below. Note that IEA only provides pathways in a five-year interval; thus, a financial institution may derive the pathway data through interpolation if the target year falls in between these five-year intervals. Also see Table A1 and Table A2 for the data of the global B2DS pathways.

In addition, building emissions often vary across regions due to differences in emissions trajectory, climatic zone, existing building performance and stock, urban planning and development, etc. Therefore, financial institutions may use regional emission pathways to assess their targets. Targets modeled using regional emission pathways will be assessed against global pathways.

**Figure A2. Global Decarbonization Pathway for Residential Buildings**

![Figure A2](image_url)

*Source: IEA 2017.*

**Attribution approach**

This method proposes to attribute the building’s annual emissions to the mortgage provider using a loan-to-value approach. Thus, the attribution is equal to the ratio of the outstanding amount at the time of GHG accounting to the property value at loan origination. Using a fixed property value at loan origination avoids changes in attributed emissions performances due to fluctuating property values. This approach is consistent with the GHG accounting method for mortgages developed by the Partnership for Carbon Accounting Financials (PCAF 2020). To align with a decarbonization pathway, this methodology requires using the the same attribution to gross floor area of the buildings in the mortgage portfolio to derive the emissions intensity metric (e.g., tCO$_2$/m$^2$).

**Outputs**
The output will be an emission intensity target (per m² floor area) at the mortgage portfolio level. Financial institutions can decide to translate this emissions intensity target per m² floor area into an absolute target by taking the growth projection in m² floor area of their mortgage portfolio toward the target year into account.

A sample target output could be, Financial Institution A commits to reduce its mortgage portfolio GHG emissions with ___% per m² by 2030 from a 2017 base year.

**Portfolio weighting**

Targets are not weighted within the portfolio with targets on other asset classes.

**Instructions for Implementation**

**Calculating the base year absolute emissions**

The first step is to calculate the GHG emissions intensity of the mortgage portfolio in the base year. Specifically, this involves the following steps:

1. Collecting or estimating the annual energy consumption of residential buildings, including the energy consumption of the household in the mortgage portfolio for which the financial institution seeks to set a target.
2. Calculating the base year scope 1 and 2 emissions per residential buildings using fuel- and energy-specific emissions factors, such as those provided by the IEA or national energy agencies.
3. Attributing the annual scope 1 and 2 emissions per building based on the ratio between the outstanding amount versus the total property value at time of origination; and
4. Summing up all attributed scope 1 and 2 emissions per building to derive the total annual scope 1 and 2 emissions of buildings in the mortgage portfolio.

Base year absolute emissions should be assessed at a fixed point in time in line with the financial reporting cycle.

**Calculating the base year emissions intensity**

Translating the absolute emissions in the base year into an emissions intensity at portfolio level involves the following steps:

1. Collecting the gross floor area of residential buildings (in m²) for which the financial institution seeks to set a target
2. Attributing the gross floor area per building (in m²) based on the ratio between the outstanding amount versus the total property value at time of origination;
3. Summing up the attributed gross floor area per building to derive total gross floor area at portfolio level; and
4. Dividing the total annual scope 1 and 2 emissions of buildings in the mortgage portfolio by the total gross floor area at portfolio level.

**Defining the science-based target**

Science-based targets on mortgages shall be set at the portfolio level, in alignment with the global decarbonization pathway for residential buildings. Based on the SDA approach, the current emissions intensity of a mortgage portfolio shall converge to the same level as the sectoral decarbonization pathway by 2050.

The emission intensity target is defined as a decrease in emissions per floor area ($\text{tCO}_2 / \text{m}^2$). The minimum level of emission intensity decrease is derived from the global decarbonization pathway for the residential buildings. A target-setting tool is available for the purpose of modeling SDA mortgage targets. The tool presents two options for projecting target year output in square meter:

- Fixed market share, which assumes that the portfolio grows at the same rate as the sector. This option is suitable for FIs who have difficulties projecting their portfolio growth.
- Target year output. This option enables FIs to input their own projected output in the target year in square meter.

Specifically, the following formula is used to calculate the emission intensity target for a mortgage portfolio when 1) the FI selected the “Fixed market share” option or 2) the FI selects the “Target year output” option and the projected growth of the mortgage portfolio (measured in growth of floor area) towards the target year is lower or equal to the sectoral growth as predicted by the IEA:

$$
\text{Portfolio intensity target}_{\text{real estate}} = (PI_{b,i} - SI_{2050,i}) \times \frac{(SI_{t,i} - SI_{2050,i})}{(SI_{b,i} - SI_{2050,i})} + SI_{2050,i}
$$

Where:
- $SI$ and $PI$ are the sectoral and portfolio emissions per floor area,
- $i$ the subsector for buildings (i.e. residential or service),
- $b$ the base year, and
- $t$ the target year.

For portfolios growing at a rate lower than the sector growth as predicted by the IEA, the market share factor included in the original SDA formula published in the original Nature Climate Change Publication (Krabbe et al. 2015) is removed to prevent results that would lead to increase in emissions intensity in the accompanying target setting tool.

When the FI selects the “Target year output” option and projects a growth (measured in growth of floor area) that’s higher than the sectoral growth, the following formula applies. This formula is the same as the original SDA formula published in Nature Climate Change (Krabbe et al. 2015):
\[
\text{Portfolio intensity target}_{\text{real estate}} = (P_{b,i} - SI_{2050,i}) \times \frac{(SI_{t,i} - SI_{2050,i})}{(SI_{b,i} - SI_{2050,i})} \times \frac{(PA_{b,i} / SA_{b,i})}{(PA_{t,i} / SA_{t,i})} + SI_{2050,i}
\]

Where

- \( SI \) and \( PI \) are the sectoral and portfolio emissions per floor area,
- \( SA \) and \( PA \) the sectoral and portfolio total floor area,
- \( i \) the subsector for buildings (i.e. residential or service),
- \( b \) the base year, and
- \( t \) the target year.

Portfolios growing at a rate higher than the sector rate are subject to a stricter intensity reduction pathway to discount the growth in market share.

This approach allows financial institutions to converge their emissions intensity for the mortgage portfolio to the sectoral pathway in 2050, taking into account its base year performance relative to sector intensity in 2050, and the decarbonization level of the sector in the target year.\(^{71}\) Box A1 below shows an example calculation of an intensity target for a mortgage portfolio based on this formula.

**Box A1. Example on Setting an Intensity Target for a Mortgage Portfolio**

\(^{71}\) See the SDA methodology paper for more details (SBTI 2015).
Assume a financial institution has a global mortgage portfolio of residential buildings. Based on annual energy consumption, building certificates and other data the scope 1 + 2 emissions of these buildings are assessed. The emission intensity of the portfolio is 37 kgCO₂/m² for the total floor area of 0.95 million m² in 2017. The projected portfolio growth rate toward 2030 is 2% annually (CAGR), which is lower than the sectoral growth rate.

Based on the IEA ETP B2DS, the global decarbonization pathway for residential buildings has approximately:

- 25 kgCO₂/m² at 193,862 million m² 2017
- 12 kgCO₂/m² at 257,077 million m² 2030
- 0.81 kgCO₂/m² at 339,220 million m² 2050

To set an intensity target for 2030 converging to the 2050 sectoral emissions level:

\[
\text{Intensity target} = \left( P_{I_{b,i}} - SI_{2050,i} \right) \times \frac{SI_{i+1} - SI_{2050,i}}{SI_{b,i} - SI_{2050,i}} + SI_{2050,i}
\]

\[
= (37 - 0.81) \times \frac{(12 - 0.81)}{(25 - 0.81)} + 0.81
\]

\[
= 17.55 \text{ kgCO}_2/\text{m}^2
\]

Since this portfolio started with an emission intensity higher than the sector level in 2017, this approach allows the portfolio to stay at an intensity higher than the sectoral pathway to reduce its emissions at a faster pace, converging to the sectoral level by 2050.

Taking the annual growth projections of 2 percent toward 2030, the mortgage portfolio will correspond to a total floor area of 1.2 million m² in 2030. The emissions intensity targets can be translated into an absolute emissions target of 21.6 kton CO₂ in 2030.

Note: CAGR = Compound Annual Growth Rate.
Source: Guidehouse 2020.

**IEA ETP 2017 B2DS pathways – mortgage**

Table A2 and Table A3 show the global floor area projections and emissions intensities pathway for residential buildings based on the IEA ETP 2017 data.

**Table A2. Emission Intensity**

<table>
<thead>
<tr>
<th>Region</th>
<th>Subsector</th>
<th>2016</th>
<th>2025</th>
<th>2030</th>
<th>2035</th>
<th>2040</th>
<th>2045</th>
<th>2050</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORLD</td>
<td>Residential buildings</td>
<td>26.30</td>
<td>16.92</td>
<td>11.71</td>
<td>7.69</td>
<td>4.60</td>
<td>2.26</td>
<td>0.81</td>
</tr>
</tbody>
</table>


**Table A3. Gross Floor Area**
(Million, m²)

<table>
<thead>
<tr>
<th>Region</th>
<th>Subsector</th>
<th>2016⁺</th>
<th>2025</th>
<th>2030</th>
<th>2035</th>
<th>2040</th>
<th>2045</th>
<th>2050</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORLD</td>
<td>Residential buildings</td>
<td>189,288</td>
<td>230,454</td>
<td>257,077</td>
<td>275,529</td>
<td>295,306</td>
<td>316,502</td>
<td>339,220</td>
</tr>
</tbody>
</table>

Note:

a. The 2016 data points are estimated based on the 2014 and 2025 data points provided by IEA, assuming linear interpolation between the years.


B. SDA for Commercial Real Estate

_Prepared by technical partner of the SBTi financial sector project, Guidehouse, Inc._

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March 2021

Summary

Table B1. Summary of the Sectoral Carbonization Approach for Commercial Real Estate

<table>
<thead>
<tr>
<th>Category</th>
<th>Framework</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Target audience</strong></td>
<td>The target audience for this target setting framework are financial institutions with portfolios of real estate investment.</td>
</tr>
<tr>
<td><strong>Asset class</strong></td>
<td>Real estate loans and investments (including REITs).</td>
</tr>
<tr>
<td><strong>Sectors</strong></td>
<td>Targets are set at portfolio emissions for service and residential buildings. For a target to qualify, it has to be set for a minimum share of the real estate portfolio emissions, as defined in the SBTi Target Validation Criteria for financial institutions.</td>
</tr>
<tr>
<td><strong>Mechanics</strong></td>
<td>Annual emissions data can be sourced and estimated from direct disclosure of buildings’ energy-related emissions or energy performance; or public database on buildings emissions, energy performance and energy consumption of tenants. When using buildings’ and tenants’ energy performance data, emissions factors are required to convert energy (i.e., for heat and electricity) use into emissions.</td>
</tr>
</tbody>
</table>
### Inputs – pathways

Science-based targets are based on a global sectoral decarbonization pathway in line with keeping global warming well-below 2°C.

Targets set using regional pathways will be assessed against global pathways. Targets set using regional pathways can be accepted if they are equally or more ambitious than targets set using global pathways.

### Attribution approach

Emissions associated with real estate loans and investments should be attributed proportionally to the financial institutions based on the ratio between the outstanding amount versus the total property value at time of origination.¹

When CRE is fully financed by an asset owner, 100% of the building’s emissions are attributed to the asset owner. When CRE is jointly financed by a group of asset owners, the attribution is based on the share invested by each asset owner. ²

### Outputs

The output will be an emission intensity target (per gross floor area) at the portfolio level. Example: Financial Institution A commits to reduce its real estate portfolio GHG emissions intensity with ___% per m² by 2030 from a 2017 base year.

### Portfolio weighting

Targets are not weighted within portfolios with targets on other asset classes.

---

**Note:**

¹ PCAF 2020.

² Source: Guidehouse 2020.

### Scope

This methodology covers science-based targets for the portfolios of financial institutions consisting of real estate loans and investments. Real estate loans and investments are defined as the allocation of capital to finance the purchase of a property with a commercial purpose, including real estate investment trust (REIT), etc. Both residential and service buildings under real estate loans and investments are included in this methodology. Residential buildings refer to private dwellings such as apartments and houses, whereas service buildings include properties related to trade, finance, retail, public administration, health, food and lodging, education, and commercial services (IEA 2013).

This methodology presents a sector-based approach to set a science-based target for scope 3, category 15 (investment) emissions for financial institutions. When accounting for the financed emissions of real estate loan and investment portfolio, these emissions are based on the energy-related emissions of the buildings, and the energy consumptions of the tenants (often accounted under scope 3):
• Direct emissions from on-site fuel combustion for space heating, water heating, cooking purposes in the full building; and

• Indirect emissions from purchased energy (electricity, steam, heat, and cooling) for space heating, water heating, space cooling, lighting, cooking, appliances, and miscellaneous equipment. These indirect emissions include energy use by tenants.

The embodied emissions of the buildings’ materials are not currently included due to high data uncertainty. Therefore, this method is not applicable to construction or rehabilitation of properties. It is recognized, though, that as new buildings become more energy efficient, these emissions could become a sizable portion of buildings’ life-cycle emissions (e.g., emissions from materials and construction could range from 35 to 51 percent depending on the building type) (RICS 2017). When robust approaches and data to measure buildings’ embodied emissions are developed, the target setting for real estate could expand its coverage to include these emissions.

For setting targets on a commercial real estate portfolio, the Science Based Targets initiative endorses the Sectoral Decarbonization Approach (SDA). The SDA was developed by CDP, WRI, and WWF, together with technical partner Guidehouse. In the SDA, emissions reduction targets are assessed based on sectoral emissions reduction pathways, using the absolute emissions and activity data projection from International Energy Agency’s (IEA) Energy Technology Perspectives (ETP).

Mechanics

Data input

The first step of the science-based target setting process is defining the base year emissions intensity (kg CO\textsubscript{2}/m\textsuperscript{2}) of the commercial real estate portfolio for which a target will be set. A 2020 report by the Partnership for Carbon Accounting Financials (PCAF) detailed the carbon accounting methodology for various asset classes, including commercial real estate. When direct disclosure of buildings’ energy-related emissions and tenants’ energy-related emissions are not available, emissions should be calculated based on (average) asset-level and average tenants energy use and emission factors (PCAF 2020). In principle, setting science-based targets for real estate portfolios requires the following data points:

• Data to estimate buildings’ direct energy-related emissions (i.e., energy performance certificates or labeling, or average/estimated building energy consumption linked to on-site fuel combustion);

• Data to estimate buildings’ indirect energy-related emissions (i.e., energy performance certificates or labeling, or average/estimated energy consumption linked to purchased electricity, steam, heat and cooling, including the energy consumption of the tenants);

• Outstanding loan or investment amount of properties;

• Property values at the time of investment;
• Building type (i.e., residential or service);
• Floor area\textsuperscript{72} of current properties; and
• Portfolio growth rate in target year (optional).

When there is no disclosure of building’s energy-related emissions by, for instance, the tenant or property manager, there are two approaches to estimate these emissions for establishing the baseline:

• **Based on buildings’ energy performance (asset-level data).** Annual energy consumption of buildings and tenants can be sourced from energy bills collected from tenants when financial institutions have implemented such data collection systems. Alternatively, annual energy consumption can be estimated based on energy performance certificates or labeling, a mandatory disclosure that is in place in some countries. Floor area data can be found as part of the legal document and property registration of the real estate.

• **Public database on average buildings’ energy performance.** There are also some sources available to estimate the energy consumption in the case of limited data availability. Average building energy efficiency in the region is available in publicly available databases such as (i) the Global Services Real Estate Sustainability Benchmark (GRESB) (global service buildings, but subscription is required), (ii) EU Buildings Database (service and residential buildings in Europe), (iii) EIA Residential Energy Consumption Survey 2015 (residential buildings in the United States), and (iv) EIA Commercial Buildings Energy Consumption Survey 2012 (service buildings in the United States). Using regional averages requires fewer resources on collecting data but does not reflect performance specific to the portfolios nor improvement over time.

Measuring financed emissions of the commercial real estate portfolio to set the baseline should rely on asset-level data as much as possible, filling in any data gaps with regional proxies.

While data availability varies across regions, financial institutions can assess the specificity and accuracy of available data using a data hierarchy (see, for example, Figure B1) and explore ways to improve data quality over time. For example, one may focus on moving from sector average data to building-specific energy-use data by refining the due diligence or loan application process in countries with the most real estate exposure. Any significant changes to the portfolio emissions should result in recalculation of the target baseline as defined in the SBTi Target Validation Criteria for financial institutions.

\textsuperscript{72} Floor area here refers to the total building area (gross floor area) as defined in IEA’s Energy Technology Perspectives 2017 (IEA 2017). Financial institutions could possibly apply a different definition of floor area as long as it is consistent with the scenarios used to derive the decarbonization pathway(s).
Figure B1. Generic Data Quality Scorecard for Portfolio Emissions

To translate the emission intensity targets into an absolute target, financial institutions have to project the annual percentage of the activity growth of their portfolio (Compound Annual Growth Rate [CAGR]) toward the target year (i.e., preferably measured in m², kWh, tonne of products). Financial institutions can project this in three ways:

1. By using the activity growth projection in the climate scenario (default growth projection). For instance, for residential buildings, this is 2.16 percent annually in m² gross floor area from 2020 toward 2030, and for service buildings this is 2.15 percent annually in m² gross floor area from 2020 toward 2030 (see Table B2 and Table B3);
2. By using the growth of their portfolio over the past 5–10 years; and
3. By using the growth projections of the specific business departments and extrapolating this toward the target years, if this growth projection is too short term.

Decarbonization pathway

By applying the SDA, the final emission targets (expressed in emissions intensity per m² or in absolute emissions for the real estate portfolio) have to be consistent with keeping global warming well-below 2°C.

The application of the SDA uses the IEA ETP 2017 Beyond 2°C Scenario (B2DS). The IEA models the building sector into subsectors (residential and services buildings) based on sectoral growth and technology development trajectory. The emissions and floor area projections from the B2DS will serve as the basis to derive the relevant targets for real estate. Figure B2 illustrates the B2DS emissions intensity pathways for residential and service buildings.

Sources: PCAF 2019b, 2019c, and PCAF 2020.

73 For a commercial real estate specific score card, refer to the PCAF’s Global GHG Accounting and Reporting Standard (PCAF, 2020)
Currently, there is no 1.5°C scenario available, specific for residential buildings. If the IEA or another scientific body publishes a 1.5°C scenario for this sector, the Science Based Targets initiative will consider incorporating it in the future.

The emissions trajectory of a commercial real estate portfolio shall continuously decline from the base year toward the target level, even if the emissions are below the pathway benchmark. The calculation method for portfolio emission intensity pathway will be further explained in the instructions for implementation below. Note that IEA only provides the data of ETP pathways in a five-year interval; thus, financial institutions may derive the pathway data through interpolation if the target year falls in between these five-year intervals. Also see Table B2 and Table B3 for the data of the global ETP B2DS pathways.

In addition, building emissions often vary across regions due to differences in emissions trajectory, climatic zone, existing building performance and stock, urban planning and development, etc. Therefore, financial institutions may use regional emission pathways to assess their targets. Targets modeled using regional emission pathways will be assessed against global pathways.

**Figure B2. Global Decarbonization Pathway for Buildings**

![Figure B2](image)


**Attribution approach**

This methodology attributes emissions associated with commercial real estate loan and investments proportionally based on the ratio between the outstanding loan or investment amount versus the total property value at the time of loan or investment origination. When the commercial real estate investment is fully financed by an asset owner, 100% of the building’s emissions are attributed to the asset owner. When the investment is jointly financed by a group of asset owners, the attribution is based on the share invested by each asset owner. This approach is consistent with the GHG accounting method for real estate...
developed by the Partnership for Carbon Accounting Financials (PCAF 2019b, 2019c, and PCAF 2020). To align with the IEA decarbonization pathway for the building sector, this methodology requires using the same attribution to the gross floor area of the buildings in the real estate portfolio in order to derive the emissions intensity (e.g., tCO₂/m²).

**Outputs**

The output will be an emissions intensity target (per m² floor area) at the commercial real estate portfolio level, split between residential and service buildings if relevant to the financial institutions. Financial institutions can decide to translate this emissions intensity target per m² floor area into an absolute target by taking into account the growth projection in m² floor area of their real estate portfolio toward the target year.

A sample target output could be, Financial Institution A commits to reduce its real estate portfolio GHG emissions with ___% per m² by 2030 from a 2017 base year.

**Portfolio Weighting**

Targets are not weighted within the portfolio with targets on other asset classes.

**Instructions for Implementation**

**Calculating the base year absolute emissions**

The first step is to calculate the annual GHG emissions of the commercial real estate portfolio in the base year. Specifically, this involves the following steps:

1. Collecting or estimating the annual energy consumption of buildings (including the energy consumption of the tenants) for which the financial institution seeks to set a target, if relevant, split between residential and service buildings in the portfolio;

2. Calculating the base year scope 1 and 2 emissions and scope 3 tenant’s energy-related emissions per building using fuel- and energy-specific emissions factors, such as those provided by the IEA or national energy agencies;

3. Attributing the annual scope 1,2 and scope 3 tenant’s energy-related emissions per building based on the ratio between the outstanding amount versus the total property value at time of origination; and

4. Summing up all scope 1,2 and scope 3 tenant’s energy-related emissions per building to derive the total annual absolute emissions of buildings in the real estate portfolio.

Base year absolute emissions should be assessed at a fixed point in time in line with the financial reporting cycle.
**Calculating the base year emissions intensity**

Translating the emissions in the base year into an emissions intensity at portfolio level involves the following steps:

1. Collecting of the gross floor area of buildings (in m\(^2\)) for which the financial institution seeks to set a target, if relevant split between residential and service buildings in the portfolio;
2. Attributing the gross floor area per building (in m\(^2\)) based on the ratio between the outstanding amount versus the total property value at time of origination;
3. Summing up the attributed gross floor area per building to derive total gross floor area at portfolio level; and
4. Dividing the total annual absolute emissions at portfolio level by the total gross floor area at portfolio level.

**Defining the science-based target**

Science-based targets on real estate investments shall be set at the real estate portfolio level, in alignment with the global decarbonization pathway for residential and/or service buildings. Based on the SDA approach, the current emissions intensity of a real estate portfolio shall converge to the same level as the sectoral decarbonization pathway by 2050.

The emission intensity target is defined as a decrease in emissions per floor area (tCO\(_2\)/m\(^2\)). The minimum level of emission intensity decrease is derived from the global decarbonization pathway for the residential and service buildings.

A target-setting tool is available for modeling SDA real estate targets. The tool presents two options for projecting target year output in square meter:

- **Fixed market share**, which assumes that the portfolio grows at the same rate as the sector. This option is suitable for FIs who have difficulties projecting their portfolio growth.
- **Target year output**. This option enables FIs to input their own projected output in the target year in square meter.

Specifically, the following formula is used to calculate the emission intensity target for a commercial real estate portfolio when 1) the FI selected the “Fixed market share” option or 2) the FI selects the “Target year output” option and the projected growth of the real estate portfolio (measured in growth of floor area) towards the target year is **lower or equal** to the sectoral growth as predicted by the IEA:

\[
\text{Portfolio intensity target}_{\text{real estate}} = (PI_{2050,i} - SI_{2050,i}) \times \left( \frac{SI_{t,i} - SI_{2050,i}}{SI_{2050,i}} \right) + SI_{2050,i}
\]

Where:

- \(SI\) and \(PI\) are the sectoral and portfolio emissions per floor area,
- \(i\) the subsector for buildings (i.e. residential or service),
• $b$ the base year, and
• $t$ the target year.

For portfolios growing at a rate lower than the sector growth as predicted by the IEA, the market share factor included in the original SDA formula published in the original Nature Climate Change Publication (Krabbe et al. 2015) is removed to prevent results that would lead to increase in emissions intensity in the accompanying target setting tool.

When the FI selects the “Target year output” option and projects a growth (measured in growth of floor area) that’s higher than the sectoral growth, the following formula applies. This formula is the same as the original SDA formula published in Nature Climate Change (Krabbe et al. 2015):

$$
\text{Portfolio intensity target}_{\text{real estate}} = (PI_{b,i} - SI_{2050,i}) \times \frac{(SI_{t,i} - SI_{2050,i})}{(SI_{b,i} - SI_{2050,i})} \times \frac{(PA_{b,i} / SA_{b,i})}{(PA_{t,i} / SA_{t,i})} + SI_{2050,i}
$$

Where

• $SI$ and $PI$ are the sectoral and portfolio emissions per floor area,
• $SA$ and $PA$ the sectoral and portfolio total floor area,
• $i$ the subsector for buildings (i.e. residential or service),
• $b$ the base year, and
• $t$ the target year.

Portfolios growing at a rate higher than the sector rate is subject to a stricter intensity reduction pathway to discount the growth in market share.

This approach allows financial institutions to converge their emissions intensity for the real estate portfolio to the sectoral pathway in 2050, taking into account its base-year performance relative to sector intensity in 2050, and the decarbonization level of the sector in target year. Box B1 below shows an example calculation of an intensity target.

**Box B1. Example on Setting an Intensity Target for a Real Estate Portfolio**
Assume a financial institution has a global commercial real estate portfolio of various service buildings. Based on energy consumption, building certificates, or other data, the emissions of these buildings are assessed. Taking the attribution factor per building into account, the emission intensity of the portfolio is 117 kgCO₂/m² for the total floor area of 2.4 million m² in 2017. The projected annual portfolio growth rate toward 2030 is 2 percent (CAGR), which is lower than the sectoral growth rate.

Based on the IEA ETP B2DS, the global decarbonization pathway for service buildings has the following approximate emissions:

- 71 kgCO₂/m² at 47,404 million m², in 2017
- 27 kgCO₂/m² at 62,760 million m² 2030
- 1 kgCO₂/m² at 81,039 million m² 2050

To set an intensity target for 2030 converging to the 2050 sector level:

\[
\text{Intensity target} = \left( P_{I,b,i} - S_{I,2050,i} \right) \times \left( \frac{S_{I,b,i} - S_{I,2050,i}}{S_{I,b,i} - S_{I,2050,i}} \right) + S_{I,2050,i}
\]

\[
= (117 - 1) \times \left( \frac{27 - 1}{71 - 1} \right) + 1
\]

\[
= 44 \text{ kgCO₂/m²}
\]

Since this portfolio started with an emission intensity higher than the sector level in 2017, this approach allows the portfolio to stay at an intensity higher than the sectoral pathway to reduce its emissions at a faster pace, converging to the sectoral level by 2050.

Taking the annual growth projections of 2 percent toward 2030, the commercial real estate portfolio will correspond to a total floor area of 3.1 million m² in 2030. The emissions intensity targets can be translated into an absolute emissions target of 136.6 kton CO₂ in 2030.

*Note:* CAGR = Compound Annual Growth Rate.

**IEA ETP 2017 B2DS pathways – real estate**

The following tables provide the global emissions intensities and the global gross floor area pathways based on the IEA ETP 2017 data.
Table B2. Emission Intensity

<table>
<thead>
<tr>
<th>Region</th>
<th>Subsector</th>
<th>2016(^a)</th>
<th>2025</th>
<th>2030</th>
<th>2035</th>
<th>2040</th>
<th>2045</th>
<th>2050</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORLD</td>
<td>Service buildings</td>
<td>75.64</td>
<td>42.56</td>
<td>26.97</td>
<td>17.33</td>
<td>9.71</td>
<td>4.21</td>
<td>1.00</td>
</tr>
<tr>
<td>WORLD</td>
<td>Residential buildings</td>
<td>26.30</td>
<td>16.92</td>
<td>11.71</td>
<td>7.69</td>
<td>4.60</td>
<td>2.26</td>
<td>0.81</td>
</tr>
</tbody>
</table>


Table B3. Gross Floor Area

<table>
<thead>
<tr>
<th>Region</th>
<th>Subsector</th>
<th>2016(^a)</th>
<th>2025</th>
<th>2030</th>
<th>2035</th>
<th>2040</th>
<th>2045</th>
<th>2050</th>
</tr>
</thead>
<tbody>
<tr>
<td>WORLD</td>
<td>Service buildings</td>
<td>46,292</td>
<td>56,296</td>
<td>62,760</td>
<td>66,901</td>
<td>71,316</td>
<td>76,022</td>
<td>81,039</td>
</tr>
<tr>
<td>WORLD</td>
<td>Residential buildings</td>
<td>189,288</td>
<td>230,454</td>
<td>257,077</td>
<td>275,529</td>
<td>295,306</td>
<td>316,502</td>
<td>339,220</td>
</tr>
</tbody>
</table>

Note: \(^a\) The 2016 data points are estimated based on the 2014 and 2025 data points provided by IEA, assuming linear interpolation between the years. 

C. SDA Electricity Generation Project Finance

Prepared by technical partner of the SBTi financial sector project, Guidehouse, Inc.

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November 2020

Summary

Table C1. Summary of the Sectoral Decarbonization Approach for Electricity Generation Project Finance

<table>
<thead>
<tr>
<th>Category</th>
<th>Framework</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scope</td>
<td></td>
</tr>
<tr>
<td>Target audience</td>
<td>The target audience for this target-setting framework are financial institutions with project finance portfolios in the power sector.</td>
</tr>
<tr>
<td>Asset class</td>
<td>Project finance for electricity generation.</td>
</tr>
<tr>
<td>Sectors</td>
<td>Targets are set at portfolio emissions for project finance for the power sector. For a target to qualify, it has to be set for a minimum share of the</td>
</tr>
</tbody>
</table>
Financial Sector Science-Based Targets Guidance  
Pilot Version

Mechanics

| Inputs – data | Annual emissions data can be sourced and estimated from direct disclosure of projects’ GHG emissions or fuel use; or public database on average emissions factors for power generation. |
| Inputs – pathways | Science-based targets are derived from a global sectoral decarbonization pathway in line with keeping global warming well below 2°C. Targets set using regional pathways will be assessed against global pathways. Targets set using regional pathways can be accepted if they are equally or more ambitious than targets set using global pathways. |

Attribution approach

The financial institution accounts for a portion of the annual emissions of the financed project determined by the ratio between the institution’s outstanding amount (numerator) and the total equity and debt of the financed project (denominator).

Outputs

The output will be an emission intensity target (gCO₂/kWh) at the portfolio level. Example: Financial Institution A commits to reduce its electricity generation project finance portfolio GHG emissions with ___% per kWh by 2030 from a 2017 base year.

Portfolio weighting

Targets are not weighted within portfolios with targets on other asset classes.

Note:

a PCAF 2020.

Source: Guidehouse 2020.

Scope

This methodology covers science-based targets for the financial portfolios of financial institutions consisting of project finance for electricity generation. Project finance is defined as equity or loan (including mezzanine debt) with known use of proceeds that are designated for a clearly defined activity or set of activities, that is, the construction and operations of a project to generate electricity.

The scope of the methodology covers projects contributing to electricity generation from fuels such as oil, coal, natural gas, nuclear, biomass and waste, hydro, geothermal, wind, solar photovoltaics (PV) and concentrate solar power (CSP), ocean, hydrogen, and other (IEA 2017). Treatment of investments leading to negative emissions from the power sector, such as bioenergy with carbon capture and storage (BECCS) and carbon capture and storage (CCS) are currently out of scope. This topic will be revisited once the GHG Protocol removal guidance is developed and as part of the SBTi’s net-zero target discussion.
Project finance for other types of projects are currently out of scope in this methodology and will be considered in the future.

This methodology details how to align emissions of the underlying projects in the power sector with a low-carbon transition pathway toward well-below 2°C or toward 1.5°C. It applies the decarbonization pathway of power generation to the portfolio of underlying projects and is applicable to pathways from any transition scenarios available in the market.74

The emissions subject to target setting are scope 1 and 2 emissions from the underlying projects:

- Scope 1: Direct emissions from on-site fuel combustion for electricity generation; and
- Scope 2: Indirect emissions from project’s own use of purchased steam, heat, and electricity for electricity generation, if any.

Note that Scope 3 emissions (such as embodied carbon in materials and emissions from waste) are not included in this methodology due to high data uncertainty. When robust approaches and data to measure scope 3 emissions of these projects are well developed, the target setting for electricity generation portfolios could expand its coverage to include scope 3 emissions.

Published well-below 2°C alignment methodologies for project finance are currently spread across research on different project types. Some existing work focuses on the necessary capacity for certain technologies and the required amount of investment per sectors for the alignment. For setting targets on an electricity generation project finance portfolio, the Science Based Targets initiative endorses the Sectoral Decarbonization Approach (SDA). The SDA was developed by CDP, WRI, and WWF, together with technical partner Guidehouse. In the SDA, emissions reduction targets are assessed based on sectoral emissions reduction pathways, using the absolute emissions and activity data projection from International Energy Agency’s (IEA) Energy Technology Perspectives (ETP). In the SDA a decarbonization pathway for the power sector is included (IEA 2017). In June 2020, the Science Based Targets initiative, with technical support from Guidehouse, published a quick start guide for electric utilities to set 1.5°C-aligned science-based targets using the SDA (SBTi 2020e).

**Mechanics**

**Data input**

The first step of the science-based target setting process is defining the baseline emissions of the portfolio of electricity generation projects for which a target will be set. PCAF’s Global GHG Accounting and

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74 For example, the Energy Technology Perspectives (ETP) and World Energy Outlook (WEO) by the International Energy Agency (IEA), International Renewable Energy Agency (IRENA) Remap, Greenpeace Advanced Energy [R]evolution, etc. (TCFD 2017).
Reporting Standard provides GHG accounting methods for various asset classes, including project finance. According to the Standard, project’s emissions should be calculated based on asset-level energy use and emission factors. These emissions are attributed to the financial institution by the ratio between the institution’s outstanding amount (numerator) and the total equity and debt of the financed project (denominator) (PCAF 2020).

In principle, setting science-based targets for electricity generation project finance portfolios requires the following data points:

- Scope 1 emissions from electricity generation projects;
- Scope 2 emissions from electricity generation projects;
- Outstanding loan or investment per project;
- Total project size per project (equity, debt, and mezzanine);
- (Estimated) annual electricity production per project (kWh); and
- (Estimated) future electricity production of portfolio (kWh) or portfolio growth target (percentage) toward the target year (optional).

There are two approaches to sourcing data to measure emissions:

- **Disclosure of projects’ energy use or GHG emissions.** Fuel type, annual electricity generation (e.g., MWh), annual GHG emissions, installed capacity (e.g., MW) or operating hours of electricity generation projects are often included in project descriptions. Actual annual fuel use and emission data of each project are most accurate and effective to reflect any improvement over time.

- **Public database on average emissions factors for power generation.** Sources such as IEA, national energy agencies, or utilities often provide average emission factors for electricity generation by regions or fuel type. Financial institutions could use these proxies to estimate the emissions for power generation projects if they have the annual output (e.g., MWh) of projects by fuel type or region. Using regional averages requires fewer resources on collecting data but does not reflect performance specific to the portfolios nor improvement over time.

Science-based target analysis for electricity generation projects should rely on asset-level data as much as possible and fill in any data gaps with regional proxies.

While data availability varies across regions, financial institutions could assess the specificity and accuracy of the available data using a data hierarchy (see, for example, Figure C1 and explore ways to improve data quality over time. For example, one may focus on moving from sector average data to region- or project-specific energy use data by refining the due diligence or loan application process in countries with the most project finance exposure. Any significant changes to the portfolio emissions should result in recalculation of target baseline as defined in the SBTi Target Validation Criteria for financial institutions.
Figure C1. Generic Data Quality Scorecard for Portfolio Emissions

To translate the emissions intensity targets into an absolute target, financial institutions have to project the annual percentage of the activity growth of their portfolio (Compound Annual Growth Rate [CAGR]) toward the target year (i.e., preferably measured in m², kWh, tonne of products). Financial institutions can project this in three ways:

1. By using the activity growth projection in the climate scenario (default growth projection). For instance, for electricity generation projects, this is 1.69 percent in kWh from 2020 toward 2030 (see Table C2);
2. By using the growth of their portfolio over the past 5–10 years; and
3. By using the growth projections of the specific business departments and extrapolating this toward the target years, if this growth projection is too short term.

Decarbonization pathway

By applying the SDA, the final emission targets, expressed in emissions intensity (gCO₂/kWh), have to be consistent with keeping global warming well-below 2°C.

The SDA for the power sector details how to align emissions of investments in electricity generation projects with a decarbonization pathway toward well-below 2°C and uses the IEA ETP Beyond 2°C Scenario (B2DS). The IEA models the power sector based on sectoral growth and technology development trajectories. The emissions and electricity growth projections from the B2DS will serve as the basis to derive the relevant targets for electricity generation project finance. Figure C2 illustrates the emissions intensity pathways for the power sector in the B2DS.

Sources: PCAF 2019b, 2019c, and PCAF 2020.
The emissions intensity trajectory of a project portfolio in the power sector shall continuously decline from the base year toward the target level, even if the emissions are below the pathway benchmark. The calculation method will be further explained in the instructions for implementation. Note that IEA only provides pathways in a five-year interval, financial institutions may derive the pathway data through interpolation if the target year falls in between these five-year intervals. Also see Table C2 for the data on the global B2DS pathway.

**Figure C2. Global Decarbonization Emission Pathway for the Power Sector**

![Global Decarbonization Emission Pathway for the Power Sector](image.png)

*Source: IEA 2017.*

**Attribution approach**

Attribution of projects’ emissions to a financial portfolio is based on the ratio of outstanding loan or investment over the total project size on an annual basis (e.g., 2018 project emissions x 2018 year-end outstanding loan/project’s total size [equity + debt]) (PCAF 2019b, 2019c, and PCAF 2020). This approach is consistent with the GHG accounting method for project finance developed by the Partnership for Carbon Accounting Financials (PCAF 2020). To align with a decarbonization pathway, this methodology requires using the total electricity output (e.g., kWh) to derive the emissions intensity of electricity generation projects (i.e., gCO₂/kWh).

**Outputs**

The output will be an emissions intensity target (in gCO₂/kWh) at the portfolio level of all electricity generation projects. Financial institutions can decide to translate this emissions intensity target per kWh
into an absolute target by taking the growth projection in kWh of FIs’ electricity generation project portfolio toward the target year into account.

A sample target output could be, Financial Institution A commits to reduce the GHG emissions of its electricity generation project finance portfolio with ___% per kWh by 2030 from a 2017 base year.

**Portfolio weighting**

Targets are not weighted within the portfolio with targets on other asset classes.

**Instructions for Implementation**

To assess the science-based targets for electricity generation project finance, financial institutions can use the SDA in the general Science-based Target Setting Tool (Version 1.1) that is available on the Science Based Targets website. Next to this resource, also the quick start guide for electric utilities to set 1.5°C-aligned science-based targets using the SDA (SBTi 2020e) is a valuable resource, including the updated SDA Tool to set targets in line with 1.5°C.

As input into this tool, base year financed emissions and base year output should be calculated following the instructions below.

**Calculating the base year financed emissions**

The first step is to calculate the annual financed GHG emissions of the portfolio of electricity generation projects in the base year. Specifically, this involves the following steps:

1. Collecting or estimating the fuel and energy use of each electricity generation project in the portfolio for which the financial institution seeks to set a target.

2. Calculating the base year scope 1 and 2 emissions per project using fuel- and energy-specific emissions factors, such as those provided by the IEA or national energy agencies.

3. Attributing the annual scope 1 and 2 emissions per project based on the ratio between the institution’s outstanding amount (numerator) and the total equity and debt of the financed project (denominator). The result is financed emissions of the financial institution’s project finance portfolio.

4. Summing up all scope 1 and 2 financed emissions per project to derive the total annual scope 1 and 2 financed emissions at portfolio level.

Base year financed emissions of all electricity generation project finance in the portfolio should be assessed at a fixed point in time in line with the financial reporting cycle.

**Calculating the base year output**
Next to emissions, base year output should also be provided as input in the Science-based Target Setting Tool. Calculating the base year output should involve the following steps:

1. Collecting or estimating the annual electricity generated (in kWh) of the portfolio of electricity generation projects for which the financial institution seeks to set a target;
2. Attributing the annual electricity generated (in kWh) based on the ratio between the outstanding amount versus the total project size (equity + debt); and
3. Summing up the attributed annual electricity generated (in kWh) per project to derive total annual electricity generated (in kWh) at the portfolio level.

**Defining the science-based target**

Science-based targets shall be set at the electricity generation project portfolio level, in alignment with the decarbonization pathway for power generation. Based on the SDA approach, the base year emissions intensity of an electricity generation project finance portfolio shall converge to the same level as the power decarbonization pathway by 2050.

The emission intensity target is defined as a decrease in emissions per electricity production (gCO₂/kWh). The minimum level of emission intensity decrease is derived from the global decarbonization pathway for the power sector.

The following formula is used to calculate the emission intensity target for an electricity generation project finance portfolio when the projected growth of the project finance portfolio (measured in kWh) towards the target year is lower or equal to the sectoral growth as predicted by the IEA (Table C2),⁷⁶:

\[
\text{Portfolio intensity target}_{\text{power generation}} = (PI_b - SI_{2050}) \times \frac{(SI_t - SI_{2050})}{(SI_b - SI_{2050})} + SI_{2050}
\]

Where:
- \(SI\) and \(PI\) are the sectoral and portfolio emissions per kWh;
- \(b\) the base year; and
- \(t\) the target year.

When the projected growth of the project finance portfolio (measured in kWh) towards the target year is higher than the sectoral growth, the following formula applies:

\[
\text{Portfolio intensity target}_{\text{power generation}} = (PI_b - SI_{2050}) \times \frac{(SI_t - SI_{2050})}{(SI_b - SI_{2050})} \times \frac{(PA_b / SA_b)}{(PA_t / SA_t)} + SI_{2050}
\]

Where
- \(SI\) and \(PI\) are the sectoral and portfolio emissions per kWh,

⁷⁶ After the publication of the SDA in *Nature Climate Change*, the SBTi simplified the formula by removing the correction factor for changes in market share to prevent a potential increase of emissions intensity when growth is projected lower as sectoral growth. This adjustment is documented in Box 4 in the *Foundations of SBT setting paper*. 
- $SA$ and $PA$ the sectoral and portfolio total kWh,
- $b$ the base year, and
- $t$ the target year.

This approach allows financial institutions to converge their emissions intensity for their electricity generation project portfolio to the sectoral pathway in 2050, taking into account its base year performance relative to sector intensity in 2050, and the decarbonization level of the sector in the target year.\textsuperscript{77}

**Box C1. Example on Setting an Intensity Target for an Electricity Generation Project Finance Portfolio**

Assume a financial institution has a project finance portfolio of various electricity generation projects. Based on electricity output and fuel type, the emissions of these projects are assessed. The emission intensity of the portfolio is 600 gCO$_2$/kWh for the total electricity production of 15 TWh in 2017. The annual projected portfolio growth rate for 2030 is 1 percent (CAGR), which is lower than the sectoral growth rate.

Based on the IEA ETP B2DS, the global decarbonization pathway for power generation has approximately:
- 497 gCO$_2$/kWh at 25,062 TWh in 2017
- 229 gCO$_2$/kWh at 30,959 TWh in 2030
- 8 gCO$_2$/kWh at 44,321 TWh in 2050

To set an intensity target for 2030 converging to the 2050 sectoral emissions level:

\[
\text{Intensity target} = (PI_b - SI_{2050}) \times \frac{(SI_t - SI_{2050})}{(SI_b - SI_{2050})} + SI_{2050}
\]

\[
= (600 - [-8]) \times \frac{(229 - [-8])}{(497 - [-8])} + [-8]
\]

\[
= 277 \text{ gCO}_2/\text{kWh}
\]

Since this portfolio started with an emission intensity higher than the sector level in 2017, this approach allows the portfolio to stay at an intensity higher than the sectoral pathway to reduce its emissions at a faster pace, converging to the sectoral level by 2050.

*Note: CAGR = Compound Annual Growth Rate.*

*Source: Guidehouse 2020.*

**Global B2DS pathway – project finance**

\textsuperscript{77} See the SDA methodology paper for further details (SBTi 2015).
Here are the global activity and emissions intensities pathway based on the IEA ETP 2017 data:

**Table C2. Global Electricity Production and Emission Intensity**

<table>
<thead>
<tr>
<th>Power generation</th>
<th>2014</th>
<th>2025</th>
<th>2030</th>
<th>2035</th>
<th>2040</th>
<th>2045</th>
<th>2050</th>
</tr>
</thead>
<tbody>
<tr>
<td>Production (TWh)</td>
<td>23,819</td>
<td>28,377</td>
<td>30,959</td>
<td>33,825</td>
<td>37,015</td>
<td>40,481</td>
<td>44,321</td>
</tr>
<tr>
<td>Emission intensity (gCO₂ / kWh)</td>
<td>572.02</td>
<td>330.18</td>
<td>228.79</td>
<td>140.69</td>
<td>71.91</td>
<td>20.35</td>
<td>-8.02</td>
</tr>
</tbody>
</table>

*Source: IEA ETP 2017.*

**D. SDA for Corporate Debt and Equity**

*Prepared by technical partner of the SBTi financial sector project, Guidehouse, Inc.*

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**Summary**

**Table D1. 1 Summary of the Sectoral Decarbonization Approach for Corporate Debt and Equity**

<table>
<thead>
<tr>
<th>Category</th>
<th>Framework</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scope</td>
<td></td>
</tr>
<tr>
<td>Asset classes</td>
<td>Corporate debt, listed equity and bonds, and private equity and debt.</td>
</tr>
<tr>
<td>Sectors</td>
<td>Targets are set at individual sector level within the portfolio, for which specific Sectoral Decarbonization Approaches (SDA) are available (i.e., electricity, iron and steel, cement, aluminum, pulp and paper, transport, and service buildings).</td>
</tr>
<tr>
<td>Mechanics</td>
<td>The SDA requires physical activity and emissions data per sector. Activity and GHG emissions data can be sourced from direct emission disclosures by issuers/clients; and/or business intelligence databases (e.g., asset-level data).</td>
</tr>
<tr>
<td>Inputs – company data</td>
<td>Global decarbonization pathways of the sectors for which targets will be set, i.e., the IEA ETP 2017 B2DS scenarios are the basis of the SDA.</td>
</tr>
</tbody>
</table>
### Allocation approaches

As a basic attribution principle, the financial institution accounts for a portion of the annual emissions of the financed company determined by the ratio between the institution’s outstanding amount (numerator) and the value of the financed company (denominator). As follows:

- For listed companies the attribution is the ratio of outstanding amount versus the Enterprise Value Including Cash (EVIC\(^7\)).
- For private companies the attribution is the ratio of outstanding amount versus the total balance sheet (i.e., equity + debt).

### Outputs

The output will be an emission intensity target at the portfolio level. Example: Financial Institution A commits to reduce CO\(_2\)e emissions from the steel sector in its equity portfolio with ___% per tonne of steel by 2030 from a 2017 base year.

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**Note:**

\(^a\) PCAF 2020.  

### Scope

This methodology covers science-based targets for the financial portfolios consisting of corporate debt, listed equity and bonds, and private equity and debt. The methodology presents a sector-based approach to set a science-based target for the scope 3, category 15 (investments) emissions for financial institutions. When accounting for the emissions of a portfolio of listed equity, private equity, corporate bonds, and corporate loans, these emissions are based on the scope 1 and 2 emissions of the assets in each sector covered.

- **Scope 1:** Direct emissions from sources (i.e., on-site fuel combustion) owned or controlled by the company (i.e., investee or borrower).
- **Scope 2:** Indirect emissions from purchased energy (electricity, steam, heat, and cooling) by the company (i.e., investee or borrower).
- **Scope 3,** where relevant: FIs shall refer to relevant SBTi sector-specific guidance for inclusion of portfolio companies’ scope 3 emissions in targets. For instance, the scope 3 ‘use of sold products’

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\(^7\) EVIC is defined as: The sum of the market capitalization of ordinary shares at fiscal year-end, the market capitalization of preferred shares at fiscal year-end, and the book values of total debt and minorities’ interests. No deductions of cash or cash equivalents are made to avoid the possibility of negative enterprise values.
emissions of auto manufacturers shall be included in FIs’ targets (see Table 3-1 of the SBT manual).  

Sector targets are set at individual sector level within the portfolio, for which specific Sectoral Decarbonization Approaches (SDA) are available. It is expected that there will be portions of the portfolio that are not covered by the SDA.

**Mechanics**

**Data Input**

To assess the science-based targets for a portfolio of corporate instruments, financial institutions can use the SDA in the general Science-based Target Setting Tool Version 1.1, or the specific SDA Transport Tool that is available on the Science Based Targets website. In addition, the quick start guide for electric utilities to set 1.5°C-aligned science-based targets using the SDA (SBTi 2020e) is a valuable resources for corporate instruments to electric utilities.

As input into these tools, base year emissions and base year activity/output should be calculated following the instructions below.

The first step of the process is defining the base year emissions of the portfolio for which a target will be set. PCAF’s Global GHG Accounting and Reporting Standard details the emissions accounting methods for various asset classes, including listed equity and corporate bonds, and business loans and unlisted equity (PCAF 2020).

In principle, setting science-based target for these asset classes requires the following data points:

- Company’s disclosed annual scope 1 and 2 emissions, and scope 3 emissions where relevant (e.g., company sustainability report or verified third-party data providers); alternatively, company physical activity data that serves to estimate scope 1 and 2 emissions, and scope 3 emissions where relevant, in the base year;

- Annual activity or output data per company in the base year (e.g., MWh, building gross floor area, tonne-km transported, passenger-km traveled, tonne of product, etc.);

- Outstanding amount (equity and/or debt) per company;

- Enterprise value including cash (EVIC) or balance sheet total per company; and

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79 The Global GHG Accounting and Reporting Standard for the financial industry provides methods for measuring emissions associated with these asset classes. It includes scope 1 and 2 emissions for all sectors and the phase-in of scope 3 emissions for business loans and listed equity and corporate bonds, in line with the recommendation for the EU Benchmark by the EU Technical Expert Group (TEG) on sustainable finance sector list. In practice this means a gradual phase-in of scope 3 emissions of lenders and investees over five years. Starting with the most carbon-intensive sectors (oil, gas, and mining) from 2021.
• Portfolio growth rate per sector in target year.

When direct disclosure of scope 1 and 2 emissions (and scope 3 emissions where relevant) is not available, emissions can be calculated via two approaches (PCAF 2020):

- **Approach 1: Physical activity-based emissions**: Primary physical activity data of the investee or borrower (e.g., MWh of natural gas consumed or tonne of steel produced) are converted to emissions, using verified emission factors expressed per physical activity (e.g., tCO₂e/MWh or tCO₂e/t of steel), issued or approved by a credible independent body.

- **Approach 2: Economic activity-based emissions**: Economic activity data of the investee or borrower (e.g., EUR of turnover or EUR of asset) are converted to emissions, using official statistical data and/or acknowledged environmentally extended input-output (EEIO) tables providing region-/sector-specific average emission factors expressed per economic activity (e.g., tCO₂e/EUR of revenue or tCO₂e/EUR of asset).\(^80\)

It is important to note, that from a data quality perspective, approach 2 is preferred when emissions disclosure is not available to the financial institution.

While data availability varies across regions, financial institutions can assess the specificity and accuracy of the available data using a data hierarchy (see Figure D1 as an example) and explore ways to improve data quality over time.

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\(^80\) Sampling tests based on actual data on company level, which is extrapolated to portfolio level, can help test the accuracy of calculations based on this data from statistics and/or EEIO tables. This may also be used to refine the data for specific sectors or regions, if the reporting financial institution has a strong presence in and specific knowledge of the respective sector and/or region. National agencies and regional data providers or statistical offices in individual regions may assist reporting financial institutions and investee companies in various regions in finding regional and more relevant financial and/or emissions data information.
Decarbonization Pathway

By applying the SDA, the final emissions targets expressed in emissions intensity (e.g., CO₂ per kWh, tonne of product, etc.) shall be consistent with keeping global warming well-below 2°C at a minimum.

The SDA uses the B2DS scenarios developed by the IEA (2017), which are compatible with the Representative Concentration Pathway (RCP) 2.6 scenario from IPCC Fifth Assessment Report (AR5). The SDA assumes global convergence of key sectors’ emissions intensity by 2050. For example, the emissions intensity of steel production in China, the United States, and Brazil is assumed to reach the same level in 2050, regardless of its current diversity. Regional pathways have not been incorporated into the SDA method.

Currently, the SDA provides sector-specific pathways for the following homogenous and energy-intensive sectors:

- Power generation
- Iron and steel

81 For corporate debt and equity specific score cards, refer to the PCAF’s Global GHG Accounting and Reporting Standard (PCAF, 2020)
82 The B2DS scenarios are emissions scenarios modeled by IEA. Based on this scenario data, sectoral emissions intensity pathways are derived.
83 For specific values and background, see Krabbe et al. 2015.
The IEA models these sectors based on sectoral growth and technology development trajectories. The emissions and sector activity growth projections from the B2DS will serve as the basis to derive the relevant targets for each sector under the selected asset class. Figure D2 illustrates the emission intensity pathways for the power sector in the B2DS.

In this example, the emissions intensity trajectory of the power utilities in the portfolio shall continuously decline from the base year toward the target level, even if the emissions are below the pathway benchmark. Note that IEA only provides pathways in a five-year interval, financial institutions may derive the pathway data through interpolation if the target year falls in between these five-year intervals.

**Figure D2. Global Decarbonization Emission Pathway for the Power Sector**

![Global Decarbonization Emission Pathway for the Power Sector](image)

*Source: IEA 2017.*

**Attribution approach**

Setting the emissions baseline requires the allocation of companies’ (i.e., investees or borrowers) emissions and activity data to the financial institutions. In line with GHG Protocol and the Partnership for...
Carbon Accounting Financials (PCAF), emissions should be allocated to financial institutions based on their proportional share of investment in the investee.\(^{85}\)

For listed companies, the attribution is calculated by the ratio of outstanding investment versus the Enterprise Value Including Cash (EVIC).

- **Outstanding investment (numerator):** The actual outstanding investment (if listed equity or bonds) or loan amount (if corporate loan).
- **Company value (denominator):** The Enterprise Value Including Cash (EVIC) of the respective company. In case elements of the enterprise value are not available, for example, due to data issues, the total balance sheet value expressed as the sum of total company equity and debt is used.

For private companies, the attribution is the ratio of outstanding investment or outstanding loan versus the total balance sheet (equity + debt):

- **Outstanding investment (numerator):** The actual outstanding investment (if private equity) or loan amount (if corporate loan).
- **Company value (denominator):** The total balance sheet value expressed as the sum of total company equity and debt.

The Global GHG Accounting and Reporting Standard for the financial industry (PCAF 2020) aligns the definition of EVIC with the definition provided by the following:

2. The (draft) “Supplementing Regulation (EU) 2016/1011 of the European Parliament and of the Council as regards minimum standards for EU Climate Transition Benchmarks and EU Paris-aligned Benchmarks,” which has defined that the EVIC should be used to determine the GHG intensities for the benchmarks.

After applying the attribution factor to both absolute emissions, the same attribution factor should be applied to calculate the total activity or output of the portfolio companies in a specific sector. These total activity or output data are needed as input into the SBTi tools to calculate the emissions intensity in the base year (i.e., the ratio of absolute emissions to activity data, for example, tonne CO\(_2\)e/kWh, tonne CO\(_2\)e/tonne of steel, etc.).

\(^{85}\) This differs from a portfolio weight approach that works by applying the portfolio weight of each investment to the emissions intensity of the underlying company. For example, if 10 percent of the total equity portfolio in assets under management (AUM) is invested in Company A, the emissions intensity of the portfolio is calculated by applying the 10 percent to the emissions intensity of Company A, etc., and summing up all allocated emission intensities of the companies in the portfolio. This approach is often used for (ESG-) benchmarking of funds. However, this approach deviates from accounting principles in the GHG Protocol and the Partnership for Carbon Accounting Financials (PCAF).
Method output

The output will be a percentage reduction in emissions intensity relative to a specific activity or production output of the companies in the portfolio (e.g., tonne CO$_2$e per MWh, per tonne of steel, etc.).

Sample target outputs could be, as follows:

- Financial Institution A commits to reduce CO$_2$e emissions from the power sector in its loan portfolio with 30 percent per kWh by 2025 from a 2019 base year.
- Financial Institution B commits to reduce CO$_2$e emissions from the steel sector in its equity portfolio with 20 percent per tonne of steel by 2025 from a 2019 base year.

E. Temperature Rating Method

This method is an open-source framework to enable the translation of corporate GHG emissions reduction targets into temperature scores at a target, company, and a portfolio level. The method can be used to generate temperature scores for individual targets to translate target ambition to a common intuitive metric.

The method provides a protocol to enable the aggregation of target-level scores to generate a temperature rating for a company based on the ambition of its GHG emissions reduction targets. Finally, the method defines a series of weighting options that can enable financial institutions and others to produce portfolio-level temperature ratings.

Codeveloped by CDP and WWF, in collaboration with the SBTi, the methodology is, as follows:

- Transparent,
- Public/Open source, and
- Science-based.

The methodology:

- Enables assessment of corporate emissions reduction targets;
- Enables comparison of relative ambition of corporate emissions–reduction targets;
- Provides a framework for building engagement strategies; and
- Helps with strategic security selection and allocation decisions.

The target protocol represents the first step of the process, which is to convert individual targets of various formats into temperature scores. This is achieved by generating simple regression models for estimated warming in 2100 from climate scenarios with short-, medium-, and long-term trends in metrics like absolute emissions or emissions intensities. Regression models are generated based on
scenarios in the IPCC special report on 1.5°C scenario database (CDP and WWF 2020). In addition to defining methods for disclosed targets, this step outlines the methodology used to define a default score to be applied to all companies that do not disclose any emissions reduction targets publicly.

Since many companies have multiple climate targets, covering different scopes and time frames, a protocol is then used to aggregate all target data into scores at a company level. This protocol defines the minimum quality criteria for determining the acceptability of a target to be scored and the steps required to identify and aggregate multiple targets to produce an overall company score.

The final step is used to weight company scores when assessing an index or portfolio of companies, such as in the context of financial portfolios.

Seven potential options for aggregating individual company temperature scores at the index/portfolio are currently available. These include the following:

- Option 1: Weighted average temperature score (WATS);
- Option 2: Total emissions weighted temperature score (TETS);
- Option 3: Market owned emissions weighted temperature score (MOTS);
- Option 4: Enterprise owned emissions weighted temperature score (EOTS);
- Option 5: EV + Cash emissions weighted temperature score (ECOTS);
- Option 6: Total Assets emissions weighted temperature score (AOTS); and
- Option 7: Revenue owned emissions weighted temperature score (ROTS).

Table E1 below provides a description and formula for calculating the portfolio temperature scores using each of these options.

**Table E1. Portfolio Weighting Options**

<table>
<thead>
<tr>
<th>Option</th>
<th>Method</th>
<th>Temperature Score Formula (where TS = Company temperature score)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted average temperature score (WATS)</td>
<td>Temperature scores are allocated based on portfolio weights. For instance, if a company is allocated 10% of the overall invested value, it is weighted at 10%.</td>
<td>[ \sum_{i} \frac{(\text{Portfolio weight}_i \times \text{TS}_i)}{n} ]</td>
</tr>
<tr>
<td>Total emissions weighted temperature score (TETS)</td>
<td>Temperature scores are allocated based on historical emission weights using total company GHG emissions.</td>
<td></td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Market owned emissions weighted temperature score (MOTS)</td>
<td>Temperature scores are allocated based on an equity ownership approach.</td>
<td></td>
</tr>
<tr>
<td>Enterprise Owned emissions weighted temperature score (EOTS)</td>
<td>Temperature scores are allocated based on an enterprise ownership approach.</td>
<td></td>
</tr>
<tr>
<td>Enterprise value + cash emissions weighted temperature score (ECOTS)</td>
<td>Temperature scores are allocated based on an enterprise value (EV) plus cash and equivalents ownership approach.</td>
<td></td>
</tr>
<tr>
<td>Total assets emissions weighted temperature score (AOTS)</td>
<td>Temperature scores are allocated based on a total assets ownership approach.</td>
<td></td>
</tr>
</tbody>
</table>

\[
\sum_{i} \left( \frac{\text{Investment value}_i \times \text{Company emissions}_i}{\text{Portfolio market value owned emissions}} \right) \times T S_i
\]

\[
\sum_{i} \left( \frac{\text{Investment value}_i \times \text{Company emissions}_i}{\text{Total enterprise owned emissions}} \right) \times T S_i
\]

\[
\sum_{i} \left( \frac{\text{Investment value}_i \times \text{Company emissions}_i}{\text{Total EV + Cash owned emissions}} \right) \times T S_i
\]

\[
\sum_{i} \left( \frac{\text{Investment value}_i \times \text{Company emissions}_i}{\text{Total Assets owned emissions}} \right) \times T S_i
\]
Revenue owned emissions weighted temperature score (ROTS) | Temperature scores are allocated based on the share of revenue.
---|---

\[
\sum_{i} \left( \frac{\text{Investment value}_i \times \text{Company emissions}_i}{\text{Total Revenue owned emissions}} \right) \times \text{TS}_i
\]


Figure E1 presents an overview of how the three protocols fit together to form the temperature rating methodology.
Figure E1. Temperature Rating Methodology Overview

**Step 1: Temperature score at target level**

- IPCC Special Report 1.5°
- Target type and time frame criteria
- Regression models for each target type
- Translation of ambition to temperature ranges for each target type

**Temperature scores per target type**

- CDP Corporate Targets Data Set

**Step 2: Temperature score at company**

- Targets
- Protocol for selecting/interpreting corporate targets
- Aggregation methods to combine multiple target scores into company level scores
- No targets
- Default Methodology for all non-disclosing companies and scopes with no targets

**Temperature scores per company**

**Step 3: Temperature score at portfolio level**

- Index constituents
- CDP GHG emissions data set
- Weighting method for index/portfolio aggregation
- Index constituents are weighted by total GHG emissions (Scope 1+2+3)

**Temperature scores per index / portfolio**

**Sources:** Temperature Rating Methodology, CDP Worldwide and WWF International 2020

The full methodology can be found here.
F. SBTi Finance Temperature Rating and Portfolio Coverage Tool

Based on the Temperature Rating method, developed by CDP and WWF, this tool helps companies and financial institutions to assess the temperature alignment of current emissions reduction targets, commitments, and investment and lending portfolios. They can for instance use this information to develop their own GHG emissions reduction targets for official validation by the SBTi, develop engagement strategies, and help with strategic security selection and allocation decisions.

This chapter provides a nontechnical introduction and overview of what the tool is for, the types of outputs it delivers, what data are required, how it works, and where you can find more information and documentation to start using the tool.

Why has the SBTi Built this Tool?

There has been a growing interest in methods to measure the alignment of companies and investment portfolios with the Paris Agreement. The success of the Science Based Targets initiative has seen a rapid growth in the number of companies with emissions reduction targets approved by the SBTi, and therefore, a growing number of companies claiming alignment to the long-term temperature goals set out in the Paris Agreement.

The SBTi has developed a codebase to function as a calculator for the Portfolio Coverage and Temperature Rating methods. This tool is fed with the necessary data to generate temperature scores at the company and portfolio level, in addition to providing analytics on target setting and company emissions reduction ambitions. It also gives users access to what-if analysis, to aid their decision-making process. The code reflects the logical steps that are outlined in the publicly available temperature rating methodology, developed by CDP and WWF.

The tool was created to enable the widespread implementation of the method by data providers and financial institutions, to work with any data source and in most IT environments. For each method, the tool provides the following outputs:

- Portfolio coverage: Generate the percentage of the portfolio currently covered by SBTi-approved targets; and
- Temperature rating: Generate the current temperature score of the portfolio (in addition to the individual temperature scores of the portfolio companies). It also enables the generation of a series of what-if scenarios to showcase how this temperature score could be reduced.

Why have We Built the SBTi Finance Tool in this Way?

To help financial institutions fight climate change, the SBTi wants the tool to be accessible, useful, and widely used by finance professionals and other users. If it is easy to access, not seen as a compliance tool only used once a year, but a tool to support the investment process, it will more likely be utilized widely. Therefore, when the SBTi started the development process, we set up a list of requirements for the tool. Some of the high-level requirements were, as follows:

- Distribution—most investment professionals should have easy access to the tool;
- Transparent—with full output audit trail and open methodology;
• Data agnostic—to be used with any data provider or an institution’s own data lake;
• Any infrastructure—to be integrated with service providers’ or homegrown decision support solutions;
• Workflow tool—to be integrated in investment professionals’ daily workflow;
• Data security—to make sure financial portfolio data are not compromised;
• Scale—to be able to use the tool at scale for many portfolios and aggregated on financial institution level; and
• Continued development—ensure enhancement of the method and tool for future requirements.

Given these requirements, the SBTi determined an open-source Python-based solution to be most appropriate. Such a tool can be integrated into existing solutions, in many cases making use of the same secure infrastructure as inhouse or commercial applications. As the tool pulls data from existing integration of data providers and/or internal data lakes, there is no need to go outside this infrastructure to access or deliver necessary data. Hence, no data that are not already within the institution’s domain need to enter or exit the institution to use the tool. The approach brings the model to the data, rather than the other way around.

SBTi Finance launched a request for proposal (RfP) for building the codebase to turn the methodology into a calculation engine in early 2020. The selected SBTi Finance Tool development project partners are Ortec Finance and the OS-Climate.

To make sure we built a tool that from the outset could work in as many different environments and for as many different users as possible, we reached out to users and data and service providers and invited them to work with us in our project team. This gave both users and data providers the opportunity to influence the development process and to prepare and develop their own solutions, data, and processes to work with the tool. This has been very helpful in getting their perspectives, to make sure the tool work with as many data providers’ data as possible, and that it fits with many users’ existing workflow.

A strong confirmation of the various tool use cases is the fact that a number of data/service providers have developed or are in the process of developing various solutions based on the tool and the methodology, to offer their clients. This collaboration also gives the SBTi Finance Tool a wider reach than what the SBTi could have achieved otherwise, and the tool should be available natively in their existing infrastructure for a significant proportion of the financial institutions globally. This integration should also ensure that the tool can be used at scale, to help large and small financial institutions alike to quickly analyze all their portfolios’ and constituents’ temperature scores.

The open-source nature of the codebase means that any user, data or service provider can use the code to build their own applications around the SBTi Finance Tool. It also means that it is available for all users to integrate into their own infrastructure, without any licensing cost. This should also ensure that the code continues to be developed both by the SBTi, data and service providers, and the open source community.

The tool also provides full transparency with regard to how the tool and methodology fit together through the open-source nature of both the codebase and the methodology. We have also provided easy to use functionality to extract every single data point generated by the tool, to provide a full audit trail, and transparency into how the temperature score is calculated.

During Summer 2020 we ran a public beta-testing phase, open to any organization or individual. The beta-testing phase included more than 110 registered beta testers. Users provided feedback on the
tool’s functionality, documentation requirements, performance, and usability. This feedback has been incorporated in the final release version.

Altogether, our conversations with users and data providers and the feedback from 110 beta testers indicates that the development process and the structure of the SBTi Finance Tool has the potential to become an integrated experience and that it could become as natural for a portfolio manager or analysts to use as their discounted cash flow model or attribution report. In turn, this should ensure that portfolio and company temperature scores stay top-of-mind for finance professionals and that this ultimately leads to more efficient engagement processes and GHG emissions reductions in the real economy.

**What Can You Use the SBTi Finance Tool For?**

The SBTi Finance Temperature Rating and Portfolio Coverage Tool enables analysis of companies, sectors, countries, investment strategies, and portfolios to understand how they contribute to climate change. You can, for example:

- Measure your portfolio’s current temperature score;
- Identify the biggest contributors on an individual company, country, and sector basis;
- Use the tool as an aid for strategic allocation and securities selection decisions;
- Analyze what effect changes in your portfolio might have on the portfolio temperature score;
- Model impact of engagement on your temperature score; that is, how your score can improve if you are able to convince an investee company to set or improve GHG emissions reduction targets;
- Identify which company engagements would have the biggest impact on your portfolio’s temperature score;
- Plan engagement strategies based on your modeling;
- Fulfill regulatory reporting criteria, for example, Article 173 in France and the EU Disclosure regulation, regarding current portfolio alignment with the Paris Agreement; and
- Help you to create an action plan for reaching your emissions reduction target.

Given these possible insights, as confirmed by our beta-testing survey, the tool is relevant for a wide range of stakeholders, for instance:

- Portfolio managers—to support strategic allocation decisions and input into ESG discussions with corporate management;
- Financial analysts—to use the temperature score as an input into the cost of capital for valuation modeling;
- ESG analysts—to plan and execute corporate engagement strategies;
- Risk managers—for input into climate-related risk models;
- Compliance officers—for EU Disclosure Regulation and Article 173 reporting;
- Data and service providers—to provide company temperature scores and portfolio analytics for their users;
- Chief investment officers (CIOs)—to help to understand the portfolios’ ESG position; and
- Nongovernmental organizations (NGOs)—for further research to enhance climate-related methodologies.
What Outputs Does the Tool Generates?

The temperature score can be calculated for all time frames (short-, medium-, long-term) and scope (scope 1, 2, 3) combinations covered by the SBTi methodology. Table F1 provides an overview of the six temperature ratings that can be generated.

Table F1. Six Categories for Each Company Based on GHG Emission Scope Coverage and Target Time Frame

<table>
<thead>
<tr>
<th>Source: Authors.</th>
</tr>
</thead>
<tbody>
<tr>
<td>The temperature score calculation is available for the following levels:</td>
</tr>
<tr>
<td>- Portfolio temperature score: The aggregated score over all companies in the portfolio;</td>
</tr>
<tr>
<td>- Grouped temperature score: Using the “group by” option, the user can get the aggregated temperature score per category in a chosen field (e.g., per region or per sector); and</td>
</tr>
<tr>
<td>- Company temperature score: The temperature score of an individual company.</td>
</tr>
</tbody>
</table>

Figure F1 below provides illustrative outputs for grouped temperature scores by region and sector. These insights help inform use cases such as more targeted engagement strategies, aiding securities selection decisions, etc.
Figure F1. Illustrative Output of the Temperature Score on Portfolio Level, Grouped by Region and Sector

Figure F2 provides a visualization of the outputs when looking at the temperature score per company. This level of granularity of the tool enables users to zoom in on individual scores, for example, for informing engagement and/or monitoring temperature score progress of investees.

Figure F2. Illustrative Visualization of the Temperature Score Outputs per Company

Source: Authors.
For the portfolio temperature score and the grouped temperature score, additional more granular information is reported about the composition of the score:

- **Contributions:** The level to which each company contributes to the total temperature score based on the chosen aggregation method. This value is split up into company temperature score and relative contribution (e.g., the weight of the investment in the company relative to the total portfolio when using the WATS aggregation method).
- The percentage of the score that is based on targets vs. the percentage based on the default score.
- For the grouped temperature scores: The percentage each group contributes to the portfolio temperature score. For example: how much each region or sector contributes to the total score.

Table F2, taken from a Jupyter Notebook implementation of the tool (see, [http://getting-started.sbtitool.org/](http://getting-started.sbtitool.org/) for executing your own rungs of the Jupyter Notebook) highlights the companies with the highest contribution to the portfolio temperature score and at the same time displays ownership and portfolio weight to give the user an indication of where an engagement may be more successful, purely from a quantitative perspective.

**Table F2. Illustrative Output Table of the Temperature Score and Contribution Analysis on Company Level**

<table>
<thead>
<tr>
<th>company_name</th>
<th>sector</th>
<th>contribution</th>
<th>temperature_score</th>
<th>ownership_percentage</th>
<th>portfolio_percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company N</td>
<td>Health Care</td>
<td>9.541310</td>
<td>3.20</td>
<td>0.189087</td>
<td>7.818182</td>
</tr>
<tr>
<td>Advanced Micro Devices, Inc</td>
<td>Industrials</td>
<td>4.926972</td>
<td>2.03</td>
<td>0.344545</td>
<td>6.363636</td>
</tr>
<tr>
<td>Company Q</td>
<td>Communication Services</td>
<td>2.662691</td>
<td>3.20</td>
<td>4.811121</td>
<td>2.181818</td>
</tr>
<tr>
<td>Deli Technologies</td>
<td>Financials</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.290669</td>
<td>1.818182</td>
</tr>
<tr>
<td>Company AE</td>
<td>Industrials</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.213551</td>
<td>1.818182</td>
</tr>
<tr>
<td>Company I</td>
<td>Consumer Staples</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.328780</td>
<td>1.818182</td>
</tr>
<tr>
<td>Company AF</td>
<td>Consumer Staples</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.974571</td>
<td>1.818182</td>
</tr>
<tr>
<td>Company F</td>
<td>Industrials</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.109647</td>
<td>1.818182</td>
</tr>
<tr>
<td>Capgemini Group</td>
<td>Consumer Discretionary</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.323925</td>
<td>1.818182</td>
</tr>
<tr>
<td>L’Oréal</td>
<td>Utilities</td>
<td>2.218909</td>
<td>3.20</td>
<td>0.400563</td>
<td>1.818182</td>
</tr>
</tbody>
</table>

*Source: Authors.*

Figure F3 depicts similar analysis in a more visual format. What can be seen in the figure is the relative contributions to the sector temperature scores.
For the company temperature scores, you can let the tool generate all underlying data, which provides full transparency and gives the user the full audit trail for how the final temperature score has been calculated. This data output provides:

- Portfolio data;
- Financial data;
- GHG emissions;
- Used target and all its parameters; and
- Values used during calculation such as the linear annual reduction (LAR), mapped regression scenario, and parameters for the formula to calculate the temperature score.

Source: Authors.
You can also anonymize the output data, which removes all names and identifiers. This is particularly useful for sharing results of your temperature score without having to reveal your holdings, for example, for submitting your temperature score to the SBTi Target Validation Team to get your own GHG emissions reduction target approved. At the same time, it provides the opportunity to audit the scores during the validation process.

For more detailed examples, please see Jupyter notebook examples found at [http://getting-started.sbtitool.org/](http://getting-started.sbtitool.org/).

**What Data are Needed to Use the Tool?**

The tool itself is data agnostic and has no built-in databases. This means that users need to import all needed data to perform the analysis and can use any data source with the necessary data available. These data can come from a variety of sources but must be inputted in the required formats. The data providers we have worked with during the development have built or are in the process of building solutions to help with this process. Four types of data are needed to run the tool. These are described in the Table F3.

**Table F3. Overview of Data Inputs**

<table>
<thead>
<tr>
<th>Portfolio holdings</th>
<th>This refers to the data required to analyse corporate GHG emissions reduction targets, including:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Company name</td>
</tr>
<tr>
<td></td>
<td>• ISIC sector classification</td>
</tr>
<tr>
<td></td>
<td>• ISIN and/or FIGI, if available. Other company identifier can also be used together with</td>
</tr>
<tr>
<td></td>
<td>ISINs or FIGIs and are required to match identifiers from the three data sources below.</td>
</tr>
<tr>
<td></td>
<td>• Market value of portfolio position for each company, using one common portfolio currency</td>
</tr>
<tr>
<td>Corporate GHG targets</td>
<td>• Target types (absolute/intensity)</td>
</tr>
<tr>
<td></td>
<td>• Base year</td>
</tr>
<tr>
<td></td>
<td>• Target year</td>
</tr>
<tr>
<td></td>
<td>• Scope coverage</td>
</tr>
<tr>
<td></td>
<td>• Boundary coverage within scope</td>
</tr>
<tr>
<td></td>
<td>• Percentage achieved</td>
</tr>
<tr>
<td></td>
<td>• Intensity activity (if applicable)</td>
</tr>
<tr>
<td>Corporate GHG emissions data</td>
<td>Scope 1 + 2 and scope 3 emissions data, reported or modelled</td>
</tr>
</tbody>
</table>
Seven weighting options are currently available to aggregate company scores to produce portfolio scores. Depending on the option chosen, the following data may be required:

a. Invested value (holdings)
b. Market capitalization
c. Enterprise value
d. Cash and equivalents
e. Total assets
f. Revenue

**Notes:** ISIC = International Standard Industrial Classification; ISIN = International Securities Identification Number; FIGI = Fiscal Instrument Global Identifier.

**Source:** Authors.

Refer to the data requirements section at [http://getting-started.sbti-tool.org/](http://getting-started.sbti-tool.org/) for full documentation. Also refer to the full methodology for temperature rating.

### Where Can I Find the Data?

Commercial data providers such as Bloomberg, CDP, ISS, MSCI, TruCost, and Urgentem can provide some or all the data needed for the SBTi Finance Tool.

There is also a free data set available with corporate GHG targets data on the SBTi’s website. This includes data of all the companies that have set emissions reduction targets that have been approved by the SBTi and is updated on a weekly basis. You can download an Excel-file with the data here: [https://sciencebasedtargets.org/companies-taking-action/](https://sciencebasedtargets.org/companies-taking-action/).

It is likely that your portfolio includes companies that are not in the list of companies with SBTi-approved targets, but that have publicly announced targets. Commercial data providers such as those listed above can provide target data for these companies.

### Overview of How the Tool Works

The calculation methodology consists of four key steps (Figure F4), each requiring specific data points that are inputted at the beginning of the process. These data points are then used to convert the corporate GHG emissions reduction targets into temperature scores at the company and the portfolio level.
Figure F4. Data Points for the Four-Step Process

Source: Authors 2020.

Step 1: Converting publicly stated targets to temperature scores. The targets are first filtered and are—if valid—translated to a specific temperature score, based on the relevant regression model (Section 1.3 in the methodology). The sector classification of the company is used to ensure that the target is correctly mapped to the appropriate regression model; for example, a target for power generation must be mapped to the power sector pathway and corresponding regression model. This process enables the translation of target ambition over a certain target time period into a temperature score. For example, a 30 percent reduction target in absolute GHG emissions over 10 years can be converted into a temperature score of 1.76°C. It should be noted that those companies without a valid target are assigned a default temperature score (Section 1.4 in the methodology), rather than being excluded from the analysis.

Step 2: Aggregate across targets (if applicable) to a company-level temperature score. Reported corporate GHG emission data are employed to aggregate company-level temperature scores.

Step 3: Aggregate individual company temperature scores to portfolio-level scores. All the individual temperature scores per company in a portfolio are then combined with portfolio financial data to generate scores at the portfolio level.

Step 4: Run what-if analysis via the scenario generator. After the initial score calculations, a scenario generator can be used to determine how certain actions, for example, engagement, can change the portfolio temperature score over time. When running these what-if scenarios, the temperature score is recalculated with the assumption that, based on various engagements, some or all the companies in the portfolio decided to set (more ambitious) targets. The following what-if analyses are included in the tool in Table F4:

Table F4. What-If Analysis Options

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scenario 1</td>
<td>In this scenario all companies in the portfolio that did not yet set a valid target have been persuaded to set 2.0°C targets. This is simulated by changing all scores that used the default score to a score of 2.0°C.</td>
</tr>
<tr>
<td>Scenario 2</td>
<td>In this scenario all companies that already set targets are persuaded to set “well-below 2.0°C (WB2C) targets. This is simulated by setting all scores of the companies that have valid targets to at most 1.75°C.</td>
</tr>
</tbody>
</table>
### Scenario 3
In these scenarios the top 10 contributors to the portfolio temperature score are persuaded to set 2.0°C targets.
- Scenario 3a: All top 10 contributors set 2.0°C targets.
- Scenario 3b: All top 10 contributors set WB2C, i.e., 1.75°C targets.

### Scenario 4
In this scenario the user can specify (by adding “TRUE” in the engagement targets column in the portfolio data file) which companies it wants to engage with to set 2.0°C or WB2C targets.
- Scenario 4a: All companies that are marked as engagement targets set 2.0°C targets
- Scenario 4b: All companies that are marked as engagement targets set WB2C targets.

*Source: Authors.*

**How can I Run the tool?**

The SBTi Finance Tool has been built as an open-source, data-agnostic tool and works with input data from any data provider and in many different IT infrastructures.

As such, the SBTi Finance Tool for temperature rating and portfolio coverage can be used in several ways, depending on the specific preferences of the user.

If you are unsure whether the tool will be useful for your application and workflow, or you would first like to run some examples to get a better idea of how the tool works and what types of outputs it generates, the ‘1_analysis_example’ notebook ([https://github.com/OFBDABV/SBTi/blob/master/examples/1_analysis_example.ipynb](https://github.com/OFBDABV/SBTi/blob/master/examples/1_analysis_example.ipynb)) offers a quick and no-code opportunity for such testing. The notebook combines text and code to provide a testing environment for your research, to give you an understanding of how the tool can help you analyze companies’ and portfolios’ temperature scores, and to aid your engagement and investment decisions. The notebook is loaded with example data, but you can also use your own data. For your first test, you can simply run the code cells one by one in the current sequence, to get an understanding of how it works. If you are not familiar with Notebooks, please refer to this introduction.

**Technical Structure**

Figure F5 provides an overview of the different parts of the full tool kit and their dependencies:
Figure F5. Overview of the Tool Kit

As shown above, the Python code forms the core codebase of the SBTi Finance Tool. The Python package is recommended if users would like to integrate the tool in their own codebase. In turn, the second option is running the tool via the application programming interface (API) if users’ preference is to include the tool as a Microservice in their existing IT infrastructure in the cloud or on premise. The development project also included the creation of a simple user interface (UI), which can be used for easier user interaction in combination with the API.

The SBTi tool enables three main ways of installing and/or running the tool:

- Users can integrate the Python package in their codebase. For more detailed and up-to-date information on how to run the tool via the Python package, please consult the “Getting Started Using Python” section at [http://getting-started.sbt-tool.org/](http://getting-started.sbt-tool.org/).
- The tool can be included as a Microservice (containerized REST API) in any IT infrastructure (in the cloud or on premise). For more detailed and up-to-date information on how to run the tool via the API, please consult the “Getting Started Using REST API” section at [http://getting-started.sbt-tool.org/](http://getting-started.sbt-tool.org/). Optionally, the API can be run with a frontend UI. This simple user interface makes testing by nontechnical users easier. For more detailed and up-to-date information on how to use the UI as a frontend to the API, please consult the “Getting Started Using REST API” section at [http://getting-started.sbt-tool.org/](http://getting-started.sbt-tool.org/).
- During the development of this tool, we have worked with several data and service providers to the financial and ESG markets, some who have or are in the process of implementing the tool and methodology into their commercial solutions. These providers include Bloomberg, CDP, ISS, MSCI, Ortec Finance, TruCost, and Urgentem. Making use of their solutions can for some users be the easiest way to integrate the tool into existing infrastructure and workflow, to analyze portfolios’ and companies’ temperature scores.
Given the open-source nature of the tool, the community is encouraged to make contributions (refer to “Contributing” section at http://getting-started.sbti-tool.org/) to further develop and/or update the codebase. Contributions can range from submitting a bug report, to submitting a new feature request, all the way to further enhancing the tool’s functionalities by contributing code.

For more information on the tool, illustrative use cases, as well as how to install and run the tool, please consult http://getting-started.sbti-tool.org/. 
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