05 July 2021

Dear [Name of CEO],

We are writing to you as 115 investors with US$ 4.2 trillion in assets under management and/or stewardship regarding how [Name of Bank] is planning to align its financing activities with the 1.5°C goal of the Paris agreement.

As a major international bank with a significant geographical footprint, [Name of Bank] is exposed to a range of climate and nature-related risks, including physical and transition risks that could have a significant impact on the value of the bank’s assets and liabilities. As a bank you are in a powerful position to drive the low-carbon transition and to address the worst consequences of climate change and biodiversity loss. We are writing this letter to encourage [Name of Bank] to update and strengthen your climate and biodiversity strategies in the run-up to the Kunming Conference (CBD COP15) and the UN Climate Talks (COP26) in Glasgow this year. A similar letter was sent to all the banks listed in Appendix I. Specifically, we call on [Name of Bank] and other globally significant banks to:

1. **Publish short-term (5-10 years) climate-related targets covering all relevant financial services ahead of your 2022 AGM.**

Signatories to the Net-Zero Banking Alliance (NZBA) have been given 18 months from 21 April 2021 to set their first round of targets, and another 12 months to publish “high level transition plan[s] providing an overview of the categories of action expected to be undertaken to meet the targets and an approximate timeline.” We understand that signatories to the Collective Commitment to Climate Action (CCCA) have been given similar, albeit shorter, timelines. Whether or not you have signed up to the NZBA or the CCCA, we urge you to publish your first round of targets and plans ahead of your 2022 AGMs instead. These targets should cover highest emitting sectors first, such as oil and gas and power and utilities, as well as those sectors you have most exposure to.

Noting that the scope of the ‘UNEPFI guidelines for climate change target setting’ is currently limited to corporate loans, and recognising existing methodology and data gaps, we ask banks to ensure the scope of their targets covers all financial services, especially those they have most exposure to.

2. **Integrate the findings of the IEA Net-Zero scenario and/or another 1.5C scenario with low overshoot and minimal reliance on Negative Emission Technologies into your climate strategy.**

The publication of the International Energy Agency’s (IEA) Net Zero by 2050 Roadmap in May 2021 was a watershed moment for global climate action. The report maps out concrete milestones that need to be met to enable a mid-century world with net zero emissions, thereby limiting global temperature rise to 1.5 °C. Some of the IEA’s main findings include:

- **No new fossil fuels:** As the Executive Director of the IEA put it, “there is no need for new oil, gas and coal development, which includes no need for oil and gas exploration investments.”
- **A rapid decarbonisation of the power sector:** Electricity generation in the power sector must be 100% from clean energy in the OECD by 2035, and 100% globally by 2040.

We welcome the commitment by signatories to the NZBA and to the CCCA to use scenarios that “are from credible and well-recognised sources; are no/low overshoot; rely conservatively on negative

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emissions technologies; and to the extent possible, minimise misalignment with other Sustainable Development Goals” when setting 1.5C aligned targets.

The IEA Net-Zero scenario, published in May 2021, addresses several of these concerns. We ask that banks commit to using the IEA Net Zero by 2050 scenario or equivalent 1.5C scenarios with low overshoot as a minimum standard in their scenario analysis and to disclose potential impacts to company strategy. Reviews of sectoral policies, company targets, client expectations and accounting numbers should be undertaken to reflect the selected 1.5C scenario.

3. **Phase out from coal by 2030 in OECD countries and by 2040 in non-OECD countries at the latest.**

Banks should demonstrate their climate commitment by publishing new coal policies before COP26. Coal policies should include commitments to:

- Cease project financing of new coal mines, coal-fired power plants, and related infrastructure, as well as general corporate financing, underwriting and advisory services to companies that are developing new coal mines, coal-fired power plants and related infrastructure, and companies that are highly dependent on coal mining and/or coal power.
- Help corporate clients to develop, publish and implement their own coal phase-out plans by no later than December 2023. Banks should expect clients to close rather than sell their coal assets to minimise the risk of carbon leakage and to address the social impacts of the necessary transition away from coal.
- Phase out completely from coal by 2030 in OECD countries and by 2040 in non-OECD countries at the latest.

4. **Ensure your financial statements are drawn up in alignment with a 1.5C-pathway.**

It is clear that banks’ economic prospects will be impacted by both the physical impacts of climate change as well as the transition onto a net zero pathway. These impacts should be a critical consideration in banks’ financial statements, which are required to ensure a fair representation of the entity’s economic position. Where banks fail to incorporate climate risks into their accounts, there is a risk of misrepresentation and, critically, a misallocation of capital.

Guidance issued by the International Accounting Standards Board (IASB) as well as the International Audit and Assurance Standards Board (IAASB) in recent months both underlined the importance of considering material climate risks in company accounts and the associated audits under existing accounting rules. Their calls are increasingly being backed by institutional investors.

We thus ask Audit Committees to ensure banks’ financial statements consider material climate risks associated with a 1.5C-aligned transition and Risk Committees to ensure climate risk is effectively integrated in all the key risk categories.

5. **Commit to protect and restore biodiversity.**

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3 See for example the Global Coal Exit List: [https://coalexit.org/index.php/](https://coalexit.org/index.php/)
5 [https://www.iigcc.org/resource/investor-expectations-for-the-banking-sector/](https://www.iigcc.org/resource/investor-expectations-for-the-banking-sector/)
Banks, through their financing decisions and client selection, play an essential role in incentivising the protection and restoration of biodiversity, as well as mitigating and preventing the major drivers of nature loss. We encourage you to commit to the following ahead of the CBD COP15 conference:

- Develop and disclose a strategy to address the systemic risk posed by biodiversity loss, the tackling of which will be critical to effective climate action, a just transition, and sustainable economic wellbeing. This should include making a commitment to identifying and disclosing impacts and dependencies on biodiversity, set nature targets that are science-based by 2024 at the latest, ideally as part of the Finance for Biodiversity Pledge initiative\(^7\), and taking the conclusions of the CBD COP process into account, and publicly report on progress on an annual basis.
- Publish sectoral expectations on the management of biodiversity-related risks and impacts for clients in high-impact sectors. Strengthen biodiversity and human rights safeguards in sectoral policies for high impact industries, including proper due diligence impact assessments for each sector. This should include a clear commitment to respect Indigenous rights and environmental defenders.
- Commit to engage in the process to develop a Taskforce on Nature-Related Financial Disclosures (TNFD) and, once the new disclosure framework is launched in 2023\(^8\), draw on the TNFD to refine biodiversity strategies, approaches and disclosures.

We would welcome a response to this letter before 15 August, including an overview of the steps that [Name of Bank] is planning to take to address the five issues highlighted in the letter. Progress against these issues may be taken into consideration within investors’ 2022 AGM voting action and engagement activities, such as voting on special and ordinary resolutions. Please send your response to Jeanne Martin, Senior Campaign Manager at ShareAction, at Jeanne.martin@shareaction.org.

Yours sincerely,

[Names of banks and institutions]

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7 [https://www.financeforbiodiversity.org/](https://www.financeforbiodiversity.org/)
8 [https://tnfd.info/](https://tnfd.info/)
Caisse de Prévoyance de l'Etat de Genève CPEG
Caisse de Prévoyance des Interprètes de Conférence (CPIC)
Caisse de prévoyance du personnel communal de la ville de Fribourg
Caisse de prévoyance du personnel de l'Etat de Fribourg (CPPEF)
Caisse de prévoyance du personnel de l'Etat du Valais (CPVAL)
Caisse intercommunale de pensions (CIP)
Caisse paritaire de prévoyance de l'industrie et de la construction (CPPIC)
Candriam
CAP Prévoyance
CCLA
Central Board of the Methodist Church
Church Commissioners
CIEPP - Caisse Inter-Entreprises de Prévoyance Professionnelle
Congregation of St. Joseph
Daughters of Charity, Province of St. Louise
Ecofi Investissements
EOS at Federated Hermes (on behalf of stewardship clients)
Epworth Investment Management
ERAFP
Esmee Fairbairn Foundation
Etablissement Cantonal d'Assurance (ECA VAUD)
Ethos Foundation
Falkirk Council Pension Fund
Fidelity International
Folksam
Fondation de la métallurgie vaudoise du bâtiment (FMVB)
Fondation de prévoyance Artes & Comoedia
Fondation de prévoyance du Groupe BNP PARIBAS en Suisse
Fondation de prévoyance professionnelle en faveur de AROMED
Fondation de prévoyance Romande Energie
Fondation Interprofessionnelle Sanitaire de Prévoyance (FISP)
Fondation Leenaards
Fondation Patrimonia
Fonds de Prévoyance de CA Indosuez (Suisse) SA
Fonds interprofessionnel de prévoyance (FIP)
Friends Provident Foundation
Gebäudeversicherung Luzern
Gebäudeversicherung St. Gallen
Health Foundation
Jesuits in Britain
Jesus College, Cambridge
La Banque Postale Asset Management
Lankelly Chase
LGPS Central
Lombard Odier Investment Managers
Luzerner Pensionskasse
M&G Investments
Man Group Plc
Mercy Investment Services Inc.
Merseyside Pension Fund
Nest Sammelstiftung
Newton Investment Management
PensionBee
Pensionskasse Römisch-katholische Landeskirche des Kantons Luzern
Pensionskasse AR
Pensionskasse Bank CIC (Schweiz)
Pensionskasse Basel-Stadt
Pensionskasse Bühler AG
Uzwil

Pensionskasse Caritas

Pensionskasse der Basler Kantonalbank

Pensionskasse der Stadt Frauenfeld

Pensionskasse der Stadt Winterthur

Pensionskasse Pro Infirmis

Pensionskasse Schaffhausen

Pensionskasse SRG SSR

Pensionskasse Stadt Luzern

Pensionskasse Stadt St. Gallen

Pensionskasse Unia

Personalvorsorgekasse der Stadt Bern

Polden-Puckham Charitable Foundation

Prévoyance Santé Valais (PRESV)

prévoyance.ne

Profelia Fondation de prévoyance

Prosperita Stiftung für die berufliche Vorsorge

Raiffeisen Pensionskasse Genossenschaft

Rathbone Investment Management

Rentes Genevoises

River & Mercantile Asset Management

RP - Fonds institutionnel

Sarasin & Partners

Secunda Sammelstiftung

Seventh Generation Interfaith

ShareAction

Sierra Club Foundation

Spida

Personalvorsorgestiftung

St. Galler Pensionskasse

Stiftung Abendrot

Storebrand Asset Management

SVA Zürich

Sycomore Asset Management

Terre des hommes Schweiz

Trust for London

Unfallversicherungskasse des Basler Staatspersonals

Université de Genève (UNIGE)

Verein Barmherzige Brüder von Maria-Hilf (Schweiz)

Vorsorge SERTO

WWF-UK
## Appendix I: List of banks

<table>
<thead>
<tr>
<th>Bank Name</th>
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<tbody>
<tr>
<td>Abanca</td>
<td>Handelsbanken</td>
<td>Sparebank ostlandet</td>
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<td>Agricultural Bank of China</td>
<td>HSBC</td>
<td>Standard Chartered</td>
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<td>AIB</td>
<td>Ibercaja</td>
<td>Swedbank</td>
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