RESEARCH SUMMARY Anchoring Climate Change Risk Assessment in Core Business Decisions in Insurance



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Over the last few years, we have witnessed important regulatory developments concerning climate change in many jurisdictions, with significant implications for companies' efforts to assess and disclose the impacts of climate change on their business models. Mandatory regulatory requirements for climate disclosure over the next few years are imminent. Furthermore, the development of global baseline standards for sustainability reporting, with a focus on climate change, is underway by the International Financial Reporting Standards Foundation's International Sustainability Standards Board (IFRS-ISSB).

In 2020, The Geneva Association launched a task force on climate change risk assessment for the insurance industry (the GA task force).¹ In its first two reports, the GA task force:²

- Concluded that prescriptive quantitative regulatory exercises to date are resource-intensive and do not provide decision-useful information, given the significant uncertainties associated with the transition to a carbon-neutral economy;
- Stressed the need for developing decision-relevant forwardlooking climate change risk modelling and scenario analysis methodologies with a holistic approach, using a combination of qualitative and quantitative approaches;
- Called on regulatory and standard-setting bodies to clarify their regulatory objectives and key questions;
- Encouraged stronger collaboration among regulatory bodies and with the insurance industry to expedite the convergence of best practices and baseline reporting requirements.

Aimed at the board of directors and executive management of re/insurers (P&C and life) and regulatory community, the third report offers new insights about regulators' mutual priorities and related questions for re/insurers as well as strategic guidance on how to anchor climate change risk assessment in core business decision-making towards a holistic approach. The development of decision-relevant climate change risk assessment with a holistic approach requires an exploratory, iterative and adaptive process that will take time. A holistic approach considers materiality of physical, transition and litigation risks and their interactions at different time horizons (short and long term) on both sides of the balance sheet, including interactions across business functions and decision feedback loops. With each iteration, companies can build up complexity by assessing the interactions of physical, transition and litigation risks, exploring how these risks are manifested within and across business functions and developing potential actions to address them.

The latest developments reveal that the regulatory and supervisory approaches are increasingly evolving in alignment with the earlier recommendations of the GA task force. There is a unique opportunity for the regulatory bodies to further clarify their common objectives and mandates and strengthen their collaboration with the industry. Responses from 11 regulatory bodies³ to our survey revealed eight top regulatory priorities: policyholder protection, the insurer's financial health, corporate governance and strategy, the insurability and affordability of insurance solutions, financial stability, raising risk awareness, addressing data/risk assessment services and environmental stewardship. Examples of key questions linked to their regulatory priorities are presented in Table 1. A complete table is provided in the full report.

¹ The GA task force includes 53 experts from 18 insurance and reinsurance companies (P&C and life) from North America, Europe and Japan.

² The Geneva Association 2021a, b. Authors: Maryam Golnaraghi and the GA task force.

³ The following 11 regulatory bodies responded to the GA survey: Bank of England, ACPR Banque de France, EIOPA, FINMA, Monetary Authority of Singapore, Japan Financial Services Agency, OSFI Canada, NAIC, U.S. Treasury/Federal Insurance Office, New York Department of Financial Services and Washington State Office of the Insurance Commissioner

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Key functions	Regulatory questions linked to priorities						
	1. How does the company consider climate change risks in its corporate governance frameworks and organisational structure? (P3)						
Governance	2. Are climate change risks understood throughout the institution? (P3, P6)						
	3. Is the company ready to disclose climate change risk exposure? (P1, P3, P7, P8)						
	1. Does the company have a strategic approach towards climate change risks? (P2, P3)						
	2. Has the company considered its risk appetite in relation to climate change? (P3)						
Strategy	3. What are potential mitigation or management actions that the company has taken or is planning to take to address climate change risks and opportunities? (P2, P3, P4)						
	4. Are climate change risks embedded in the overall strategy of the company? (P3)						
	 How does the company perceive the insurability (affordability, accessibility and relevance of insurance products) of certain risks in light of climate change? Has it defined insurability tipping points and what needs to be done to ensure insurability? (P1, P4) 						
Risk management	 How frequently does the company assess climate change risks on assets and liabilities? What is the materiality of climate change risks in these assessments on both sides of the balance sheet? (P1, P2, P3) 						
	3. Has the company taken steps to engage key constituencies on the topic of climate change risk and resilience, such as by encouraging policyholders to manage their risks? (P1, P6)						
	1. How exposed is the company's balance sheet to the financial instability risks emanating from climate change? (P2, P5)						
Capital and liquidity management	2. Is the company adequately capitalised through severe yet plausible climate scenarios over extended time horizons? (P1, P2, P5)						
	3. Does the company consider climate change risks as part of its ORSA and how do climate change risks rank among other risks? (P2, P3, P4)						
Concline or d	1. How is the company communicating its climate change risk exposure? (P1, P6)						
disclosure	 Is the company willing to provide climate-related disclosure to help raise risk awareness of investors and policyholders? (P1, P6) 						
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Note: Symbols P1–P8 refer to regulatory priorities 1 through 8.

Source: Based on responses to a Geneva Association survey of 11 regulatory bodies

Re/insurers across the globe are at different stages of assessing the impacts of climate change risks on their business model, with distinct trends by jurisdiction, line of business and size of the company. While re/insurers in all business lines have started exploring the materiality of climate change risks on each side of the balance sheet, for life & health re/insurers in particular, more research is required to assess the attributions and materiality of climate change to their underwriting exposures over various time horizons. Importantly, boards of directors and executive management should seek to harmonise and align their 'inside-out' climate change assessments with their 'outside-in' approaches to develop viable climate targets, transition strategy and plan. Companies are also conducting *inside-out analysis*, i.e. assessing the impact of company's actions on the climate by setting their climate targets using science-based approaches such as those introduced by the UN Net-Zero Asset Owner Alliance and the Science-Based Targets initiative. A growing number of critics are calling out the possibility of greenwashing, which

Figure 1: Four strategic considerations for developing internal processes



Source: The Geneva Association

could lead to potential reputational and climate litigation risks or even regulatory action.

Boards of directors and executive management also need to consider four key issues to strategically drive the internal processes towards a more holistic approach.

The development and utilisation of business use cases make it possible to frame the analysis, engage experts from relevant business functions, mine and use the same data and tools across the company and explore how risks and their interactions may be manifested across business functions and decision feedback loops. The full report provides a 10-step template to help companies design business use cases and offers three examples.

Figure 2: Schematic of the iterative process for design and utilisation of business use cases to frame climate change risk assessment



Note: Arrows imply various iterations that may be needed, which should be determined by the company as part of the process. Source: The Geneva Association

Scenario analysis is a tool for conducting a forwardlooking assessment of risks and opportunities, where the company can systematically explore individual or combined factors and make strategic decisions in the face of significant uncertainties, for example:

- Testing the resilience of a company's business model to climate change risks;
- Assessing the implications of possible actions a company can take;
- Stress-testing the company's business model under extremely adverse conditions.

The company can explore the type of scenarios that may be applicable by first building a range of qualitative '*What if?*' questions and then considering areas where *quantitative* methods may be viable. We offer insights into several benchmark scenarios that are currently most utilised in the financial sector.

Through strong industry collaboration, re/insurers should conduct an analysis of existing data challenges, gaps and needs, and define priority areas and **requirements for the future development of tools.** Life & health re/insurers still face challenges to identify the types of data that would allow the extraction of climate change attribution and liability exposures.

References

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