

Submitted via the comment form on cmfchile.cl

September 19, 2024

Chile's Financial Market Commission

Subject: UPP comments on Chile's Financial Market Commission's Normative Project in support of sustainability disclosure standards

Dear members of Chile's Financial Market Commission (CMF):

We appreciate the opportunity to comment on the CMF Normative Project of the amendments to Norm 461 regulating the sustainability and corporate governance disclosure requirements in Annual Reports for CMF's supervised entities. We welcome the efforts of the CMF to further align existing corporate sustainability disclosure standards to the International Financial Reporting Standards (IFRS) Foundation's International Sustainability Standards Board (ISSB) IFRS \$1 General Requirements for Disclosure of Sustainability-related Financial Information (IFRS \$1) and IFRS \$2 Climate-related Disclosures (IFRS \$2).

UPP is a jointly sponsored pension plan created by and for Ontario's university sector with over 40,000 members, and \$11.7 billion in assets under management. As a long-term investor, UPP seeks to invest responsibly and promote the health of the financial, social, and environmental systems on which capital markets rely in order to deliver strong, sustainable value to members today and tomorrow. UPP is growing a resilient fund to secure pension benefits for members today and for generations to come and is open to all employers and employees within Ontario's university community.

As an institutional investor we believe that sustainable returns in a long-term horizon can be achieved exclusively with comprehensive integration of sustainability and climate change risks in the investment process. UPP invests across several asset classes globally and we encourage standardized high-quality reporting of sustainability-related information.

Adhering to ISSB Standards ensures the disclosure of sustainability related information worldwide, thus, reporting entities can be held accountable for transparent disclosure. For UPP and other institutional investors globally, this means a reduction of risk and uncertainty, which in turn affects investment decision-making. UPP advocates for the adoption and enforcement of such standards in alignment with ISSB Standards and we are sharing our views, alongside other investors, on jurisdictional sustainability consultations around the world.

Limiting modifications to ISSB Standards reduces fragmentation and promotes comparability for investors but also streamlines and reduces the reporting burden for companies that may need to comply with multiple reporting requirements.

UPP is supportive of these key disclosure criteria that are included in the ISSB global baseline standard:

- Unified approach to the definition of materiality across jurisdictions.
- Reporting timeline aligned with financial statements and clear inclusion of a connection between the reported information and financial statements.
- Reporting included in general-purpose financial reporting.
- Provision of the information across governance, strategy, risk management, metrics and targets reporting dimensions.



- Reporting should include disclosures about opportunities as well as risks including all sustainability-related risks and opportunities with potential to affect the entity's cash flows, access to finance or cost of capital over the short, medium or long term.
- Industry-specific disclosures.
- Exploration of alignment with Sustainability Accounting Standards Board (SASB) standards.
- Disclosure of scopes 1, 2 and 3 in alignment with GHG Protocol and publication of financed emissions.
- Disclosure of climate-related scenario analysis, targets and transition plan.

Summary

UPP strongly supports CMF work on adopting ISSB standards locally and we recognize the effort that was put to align Norm 461 and IFRS S1 and IFRS S2. It is critically important that jurisdictions around the world adopt a consistent and comparable global baseline of climate-related and sustainability-related financial disclosures to meet the needs of capital and financial markets. Consultation on the CMF Normative Project is a significant milestone in the establishment of reporting that provides the global baseline of information required by ISSB Standards in Chile.

Do not hesitate to contact me at brian.minns@universitypensionplan.ca or +1 416-417-2587 if you require any additional information.

Thank you,

Brian Minns

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