

THE CORPORATE COUNSEL

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DIRECT FROM THE EXPERTS FOR 45 YEARS

The New SEC Climate Disclosures: Key Action Items Now

The "blockbuster" SEC climate change disclosure rules are upon us. Are you taking key steps right now to prevent the high-risk exposure of companies and directors?

- Are you prepared for the disclosures of your "net zero" plans, processes for overseeing and mitigating climaterelated risks, scenario analyses and more?
- Companies will also be required to disclose — with an attestation their greenhouse gas emissions.
 This includes "Scope 3" supply chain emissions, which will not be easy and will be scrutinized by the SEC, media, activists and consumers.
- Developing and implementing practical and effective plans, including stakeholder engagement and responding to shareholder proposals, is critical right now.
- Most corporate climate plans are based on outdated assumptions and carbon offsets that are increasingly found to be fraudulent, putting many upstanding companies — and directors — at risk.
- The reputational harm to your company, brand, directors and top executives needs to be addressed (and protected) now.

Our Commitment

Because this cannot wait until our major Proxy Disclosure and Practical ESG conferences this October, we will host a major webcast on July 13th to provide the practical steps and procedures you need today. Gain invaluable materials and internal procedures that companies will want to be implementing now.

Who Should Attend

Every director of every public company:
Directors will be held accountable. Directors are now in the crosshairs of activists, plaintiffs' lawyers, shareholders and the SEC. Every board will need to understand and implement more stringent policies and procedures.

<u>Every CEO and CFO:</u> CEOs and CFOs will now be held accountable for the company's climate strategy — and the new disclosures.

Every Chief Sustainability Officer, ESG
Officer and anyone responsible for developing
ESG and sustainability strategies and
disclosure: You will be the target and the
scapegoat. Your feet will be held to the
fire if your company has not sufficiently
implemented or properly disclosed.

Every lawyer advising boards and companies or preparing SEC disclosures: Both in-house and outside counsel will need to understand the practical programs and procedures that now need to be implemented — and need to be disclosed.

Every investor relations and public relations professional who advises public companies, in-house or externally: Your role will be key. Properly presenting to shareholders, media and consumers your climate strategy, goals and results will put you (and your job) on the line. You will need to fully grasp (beyond

words) the new requirements and procedures to instill confidence while also minimizing the growing litigation and reputational risks attaching to climate representations.

<u>YOU:</u> Whether you are an advisor or decision-maker, you will now be on the line like never before.

Act Now

Do not delay. Protect the high-risk exposure of your company — and your directors.

REGISTER TODAY

If you have any questions, please contact us at Sales@CCRcorp.com or 1-800-737-1271.

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