

### **Insights**

## **UK CORPORATE BRIEFING FEBRUARY 2025**

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#### **SUMMARY**

Welcome to the Corporate Briefing, where we review the latest developments in UK corporate law that you need to know about. In this month's issue we discuss:

## FRC thematic review of climate-related financial disclosures by AIM and large private companies

The FRC has published a thematic review of climate-related financial disclosures for in-scope AIM and large private companies and identified areas for improvement and expectations.

# FRC THEMATIC REVIEW OF CLIMATE-RELATED FINANCIAL DISCLOSURES BY AIM AND LARGE PRIVATE COMPANIES

## **Background**

Since April 2022, entities with more than 500 employees that are:

- Traded, banking, insurance or AIM companies
- Private companies and LLPs with a turnover of more than £500m

are required to comply with mandatory climate-related financial disclosures set out in the Companies Act 2006 (the "Act"). These provisions require companies to prepare a non-financial and sustainability information statement in the strategic report of the accounts discussing the risks and opportunities they are exposed to as a result of climate change. These requirements are separate from the 'comply or explain' requirements in the Listing Rules in relation to TCFD although there is significant overlap.

#### **Thematic Review**

The Financial Reporting Council ("FRC") has published a thematic review of these requirements for in-scope AIM and large private companies. The FRC found that the quality of disclosures varied and

areas for improvement include:

- Scenario analysis several companies failed to provide any analysis of the resilience of the company's business model and strategy considering climate-related scenarios whilst others provided disclosures that were not sufficiently company specific;
- Targets disclosures in relation to climate-related targets and the assessment of progress
  against these using KPIs requires improvement with only half the companies presenting all of
  this information;
- Climate-related risks most companies disclosed climate-related risks but opportunities were not always identified and sometimes the timeframes over which the risk and opportunities were assessed were not always described;
- TCFD some companies voluntarily based their disclosures on the TCFD framework but a number of these failed to present some of the disclosures required by the Act; and
- Accounts some companies disclosed these climate-related disclosures outside of the accounts – this does not comply with the requirements of the Act.

## Key expectations of the FRC

Companies and LLPs should:

- provide, in the accounts, all the disclosures required by the Act. Cross-referring to information
  presented outside the accounts does not comply with the requirements of the Act;
- present an entity-specific analysis of the resilience of the business model and strategy, taking into consideration different climate-related scenarios. This can be prepared on either a qualitative or quantitative basis;
- describe the targets used to manage climate-related risks, and to realise climate-related opportunities, and the KPIs used to measure progress against these targets;
- explain, where material and relevant, the financial statement effect of strategies introduced to manage climate-related risks and opportunities; and
- ensure disclosures are clear, concise and entity-specific.

#### RELATED PRACTICE AREAS

Corporate

## **MEET THE TEAM**



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