### **Evaluation Summary**

### **Use of Proceeds Instruments**

Green Bond Principles 2021 and Green Loan Principles 2021

Sustainalytics is of the opinion that the Danske Bank Group Green Finance Framework is credible and impactful and aligns with the four core components of the Green Bond Principles 2021 and the Green Loan Principles 2021. The eligible categories for the use of proceeds – Clean Transportation; Renewable Energy; Energy and Emission Efficient Products, Solutions and Manufacturing; Green Buildings; Environmentally Sustainable Management of Living Natural Resources and Land Use; Sustainable Water and Wastewater Management; Pollution Prevention and Control; and Climate Change Adaptation – are aligned with those recognized by the Green Bond Principles and the Green Loan Principles. Sustainalytics considers that the eligible categories are expected to lead to positive environmental impacts and advance the UN Sustainable Development Goals, specifically SDGs 6, 7, 9, 11, 12, 13, 14 and 15.

# Alignment with the Technical Screening Criteria of the EU Taxonomy Delegated Act

Sustainalytics has assessed the Danske Bank Group Green Finance Framework for alignment with the Technical Screening Criteria (TSC) of the EU Taxonomy. The Framework's eight use of proceeds categories map to 58 NACE activities. Sustainalytics is of the opinion that of the 58 activities, 54 align with the applicable TSC of the EU Taxonomy. Three activities were determined to be partially aligned, and one category to be not aligned. Three of the Framework's use of proceeds categories were not assessed at this time. For more details, refer to Table 1. Sustainalytics is also of the opinion that the activities and projects to be financed under the Framework will be carried out in alignment with the EU Taxonomy's Minimum Safeguards. The Framework activities were not assessed for their alignment with the Do No Significant Harm (DNSH) criteria of the EU Taxonomy in this report. Nevertheless, Danske Bank has communicated to Sustainalytics that since most of the financed portfolio will be located in Nordic countries, the Bank expects to meet the respective DNSH criteria that are based on EU laws and regulations. For DNSH criteria that do not reference EU laws and regulations, there is currently insufficient information available as to how assets meet the criteria.

<b>Evaluation Date</b>	November 1, 2022
Issuer Location	Copenhagen,
	Denmark

The UoPs contribute to the following SDGs:



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### **Scope of Work and Limitations**

Sustainalytics' Second-Party Opinion reflects Sustainalytics' independent<sup>1</sup> opinion on the alignment of the Danske Bank Group Green Finance Framework (the "Framework") with current market standards. As part of the Second-Party Opinion, Sustainalytics assessed the following:

- The Framework's alignment with the Green Bond Principles 2021 and Green Loan Principles 202123 (the "Principles");
- The use of proceeds criteria alignment with the Technical Screening Criteria of the EU Taxonomy June 2021 Delegated Act;<sup>4</sup> and
- The alignment of the issuer's sustainability strategy and performance and sustainability risk management in relation to the use of proceeds.

As part of this engagement, Sustainalytics held conversations with various members of Danske Bank's management team to understand the sustainability impact of their business processes and the core components of the Framework. Danske Bank representatives have confirmed that:

- (1) They understand it is the sole responsibility of Danske Bank to ensure that the information provided is complete, accurate and up to date;
- (2) They have provided Sustainalytics with all relevant information; and
- (3) Any provided material information has been duly disclosed in a timely manner.

Sustainalytics also reviewed relevant public documents and non-public information. This document contains Sustainalytics' opinion of the Framework and should be read in conjunction with that Framework. Any update of the present Second-Party Opinion will be conducted according to the agreed engagement conditions between Sustainalytics and Danske Bank.

Sustainalytics' Second-Party Opinion, while reflecting on the alignment of the Framework with market standards, is no guarantee of alignment nor warrants any alignment with future versions of relevant market standards. Upon twenty-four (24) months following the evaluation date set stated herein, Danske Bank is encouraged to update the Framework, if necessary, and seek an update to the Second-Party Opinion to ensure ongoing alignment of the Framework with market standards and expectations.

For use of proceeds instruments, Sustainalytics relied on its internal taxonomy, version 1.11, which is informed by market practice and Sustainalytics' expertise as an ESG research provider. The Second-Party Opinion:

- addresses the anticipated impacts of eligible projects expected to be financed with bond proceeds but does not measure the actual impact. The measurement and reporting of the impact achieved through projects financed under the Framework is the responsibility of the Framework owner.
- opines on the potential allocation of proceeds but does not guarantee the realised allocation of the bond or loan proceeds towards eligible activities

No information provided by Sustainalytics under the present Second-Party Opinion shall be considered as being a statement, representation, warrant or argument, either in favour or against, the truthfulness, reliability or completeness of any facts or statements and related surrounding circumstances that Danske Bank has made available to Sustainalytics for the purpose of this Second-Party Opinion.

directly tied to specific commercial outcomes. One of Sustainalytics' hallmarks is integrity, another is transparency. <sup>2</sup> The Green Bond Principles and Guidelines are administered by the International Capital Market Association and are available at:

https://www.icmagroup.org/sustainable-finance/the-principles-guidelines-and-handbooks/

<sup>3</sup> The Green Loan Principles and Guidelines are administered by the Loan Market Association and Loan Syndications and Trading Association, and are available at: <u>https://www.lsta.org/content/?\_industry\_sector=guidelines-memos-primary-market</u>

<sup>&</sup>lt;sup>1</sup> When operating multiple lines of business that serve a variety of client types, objective research is a cornerstone of Sustainalytics and ensuring analyst independence is paramount to producing objective, actionable research. Sustainalytics has therefore put in place a robust conflict management framework that specifically addresses the need for analyst independence, consistency of process, structural separation of commercial and research (and engagement) teams, data protection and systems separation. Last but not the least, analyst compensation is not

<sup>&</sup>lt;sup>4</sup> EU, "Commission Delegated Regulation (EU) 2021/2139", (2021), at: https://eur-lex.europa.eu/legal-

content/EN/TXT/PDF/?uri=CELEX:32021R2139&from=EN

For inquiries, contact the Sustainable Finance Solutions project team:

Pauline Horng (Amsterdam) Project Manager pauline.horng@sustainalytics.com

Audrey van Herwaarden Project Support audrey.vanHerwaarden@morningstar.com Flora Mile (Amsterdam) Project Support flora.mile@sustainalytics.com

Zoe Wittmann Project Support zoe.wittmann@morningstar.com Vedang Kulkarni Project Support vedang.kulkarni@morningstar.com

Kibii Sisulu (London) Client Relations susfinance.emea@sustainalytics.com (+44) 20 3880 0193

### Introduction

Danske Bank Group ("Danske Bank", the "Bank", the "Issuer" or the "Group") provides various banking services and products to small and medium enterprises and personal, corporate and institutional clients. Headquartered in Copenhagen, Denmark, the Bank operates 245 branches in Nordic countries, the United Kingdom and internationally.

Danske Bank has developed the Danske Bank Group Green Finance Framework dated November 2022 (the "Framework"), under which its subsidiaries, Danske Bank A/S, Realkredit Denmark A/S, Danske Hypotek AB and Danske Mortgage Bank Plc, intend to issue green finance instruments, which may include senior unsecured debt, non-preferred senior debt, covered bonds, medium-term notes and commercial papers. The proceeds will be used to finance or refinance, in whole or in part, existing or future projects that are expected to reduce GHG emissions, limit pollution and enhance resilience to climate change in Nordic countries. The Framework defines eligibility criteria in eight green areas:

- 1. Clean Transportation
- Renewable Energy
   Energy and Emission Efficient Products, Solutions and Manufacturing
   Green Buildings
- 5. Environmentally Sustainable Management of Living Natural Resources and Land Use
- 6. Sustainable Water and Wastewater Management
- 7. Pollution Prevention and Control
- 8. Climate Change Adaptation

Danske Bank engaged Sustainalytics to review the Framework, which is an update of its Green Bond Framework dated June 2021, and to provide a Second-Party Opinion on the Framework's environmental credentials and its alignment with the Green Bond Principles 2021 (GBP)<sup>5</sup> and the Green Loan Principles 2021 (GLP).<sup>6</sup> The Framework will be published in a separate document.7

### Sustainalytics' Opinion

### Section 1: Sustainalytics' Opinion on the Alignment of the Framework with **Relevant Market Standards**

#### Alignment of bonds and loans with Use of Proceeds Principles

Sustainalytics is of the opinion that the Danske Bank Group Green Finance Framework is credible, impactful and aligns with the Green Bond Principles 2021 and Green Loan Principles 2021 (the "Use of Proceeds Principles"). For detailed information, please refer to Appendix 3 Green Finance/Green Finance Programme External Review Form. Sustainalytics highlights the following elements of the Framework.



#### **Overall Assessment of Use of Proceeds**

Under the Framework, Danske Bank intends to use proceeds for project-based lending, only in selected cases, and on a limited basis may provide general-purpose loans for pure-play businesses that derive 90% of their revenue from activities identified in the eligible categories. Sustainalytics acknowledges that the GBP favour project-based lending and financing, which generally provide more transparency than non-project-based lending, but notes that

<sup>6</sup> The Green Loan Principles are administered by the Loan Market Association, Asia Pacific Loan Market Association and Loan Syndications and Trading Association and are available at: https://www.lsta.org/content/green-loan-principles/

<sup>&</sup>lt;sup>5</sup> The Green Bond Principles are administered by the International Capital Market Association and are available at:

https://www.icmagroup.org/assets/documents/Sustainable-finance/2021-updates/Green-Bond-Principles-June-2021-100621.pdf

<sup>&</sup>lt;sup>7</sup> Danske Bank, "Danske Bank Group Green Bond Framework", (2022), at: <u>https://danskebank.com/sustainability</u>.

financing pure-play companies through green bonds is commonly accepted in the market as an approach that can generate positive impact.

Use of Proceeds	Activity	Classification	Sustainalytics' Assessment
Clean transportation	Low carbon transportation	Green	<ul> <li>Financing of low-carbon transport, including: (i) fully electrified buses, trucks, trains, personal mobility devices and cars; (ii) personal transportation vehicles with an emissions threshold of &lt;50 gCO<sub>2</sub>/km until December 2025</li> <li>Sustainalytics notes that transportation activities that are dedicated to the transport of fossil fuels are excluded from the Framework. This is in line with market practice.</li> </ul>
	Inland Water Passenger Water Transport	Green/Transition	<ul> <li>Inland passenger vessels with zero direct (tailpipe) CO<sub>2</sub> emissions. This is in line with market practice.</li> <li>Until 31 December 2025, hybrid and dual-fuel vessels that derive at least 50% of their energy from zero direct (tailpipe) CO<sub>2</sub> emission fuels or plug-in power for their normal operations</li> <li>Sustainalytics classifies the financing of inland passenger water vessels that are powered at least partially by fossil fuels as a transition activity and recognizes that the financing of less emission-intensive vessels contributes to reducing emissions in comparison with traditional water transport vessels.</li> <li>Furthermore, Sustainalytics notes that Danske Bank's criteria under this category are aligned with the TSC of the EU Taxonomy Climate Delegated Act for inland passenger water transport'.</li> </ul>
	Low-carbon transportation infrastructure	Green	<ul> <li>Low-carbon transport infrastructure such as electric-vehicle charging stations, hydrogen-based fuelling stations and electrified railways that enable the use of electric or hydrogen- powered private, public and freight transportation</li> <li>This is in line with market practice.</li> </ul>
	Manufacture of low-carbon vehicles	Green	<ul> <li>Manufacture of fully electrified transport modes such as electric buses, trucks, vessels, trains, personal mobility devices or passenger cars</li> <li>This is in line with market practice.</li> </ul>
	Manufacture and retrofit of sea and coastal vessels	Transition	<ul> <li>Investments in the manufacture of sea and coastal vessels with a dual-fuel engine not dedicated to transporting fossil fuels and that are designed for operation with hydrogen or hydrogen-derived synthetic fuels such as methanol or ammonia</li> <li>Sustainalytics notes that Danske Bank will finance low-carbon fuel ships, which ensures compliance with the TSC for the 'manufacture of low-carbon technologies for transport.<sup>8</sup></li> </ul>
Renewable energy	Wind energy	Green	<ul> <li>Investment in offshore and onshore wind energy generation projects</li> <li>This is in line with market practice.</li> </ul>
	Solar energy	Green	<ul> <li>Financing of solar photovoltaic and concentrated solar power (CSP) projects</li> <li>Sustainalytics notes that more than 85% of electricity generated from CSP will be sourced from solar energy.</li> <li>This activity is aligned with market practice.</li> </ul>
	Hydro power	Green	<ul> <li>Investment in hydropower projects with: (i) run-of-river facilities without an artificial reservoir; (ii) a power density above 5 W/m<sup>2</sup>; or (iii) life cycle emissions below 100 gCO<sub>2</sub>e/kWh</li> <li>Sustainalytics encourages Danske Bank to favour projects with an emissions intensity below 50 gCO<sub>2</sub>e/kWh. Given the longevity of hydropower assets, newly constructed facilities effectively lock in energy generation for an extended period,</li> </ul>

<sup>8</sup> European Commission, "ANNEX to the Commission Delegated Regulation (EU)", (2021), at: <u>https://ec.europa.eu/finance/docs/level-2-measures/taxonomy-regulation-delegated-act-2021-2800-annex-1\_en.pdf</u>

	Bio energy	Green	<ul> <li>and it is desirable to have a threshold lower than 100 gCO<sub>2</sub>e/kWh for new facilities.</li> <li>Sustainalytics notes that the financing of hydropower projects will be restricted to the Nordic region, and new hydropower projects will be subject to an environmental and social risk assessment that ensures no significant risk, negative impact or controversy related to the projects that are identified.</li> <li>This activity is in line with market practice.</li> <li>Financing of facilities that produce bioenergy<sup>9</sup> for transport with a life cycle emissions threshold that is at least 65% lower than fossil fuel baselines<sup>10</sup></li> <li>Financing of facilities that utilize bioenergy to generate electricity or heat that are limited to thresholds outlined by the EU Taxonomy Climate Delegated Act</li> <li>Sustainalytics notes that the Framework excludes biomass derived from sources of high biodiversity, competing with food production or depleting carbon pools. Sustainalytics notes that the Framework indicates a preference for loan recipients to demonstrate supply chain certifications.</li> </ul>
			<ul> <li>to demonstrate supply chain certifications, including the Forest Stewardship Council (FSC), the Programme for the Endorsement of Forest Certification (PEFC), the Sustainable Biomass Partnership (SBP) or the Roundtable on Sustainable Biomass (RSB).</li> <li>This is in line with market practice.</li> </ul>
	Geothermal energy	Green	<ul> <li>Financing of geothermal power plants and geothermal heating or cooling systems with life cycle emissions lower than 100 gCO<sub>2</sub>/kWh</li> <li>This is in line with market practice.</li> </ul>
	Ocean energy	Green	<ul> <li>Financing of wave or tidal energy facilities</li> <li>This is in line with market practice.</li> </ul>
-	Ambient and waste energy	Green	<ul> <li>Investment in the installation and operation of electric heat pumps and the production of heating and cooling using waste heat</li> <li>Danske Bank has confirmed to Sustainalytics the exclusion of waste heat derived from fossil fuel operations.</li> <li>This is in line with market practice.</li> </ul>
	Hydrogen	Green	<ul> <li>Financing the production of green hydrogen and green hydrogen-based synthetic fuels. Danske Bank has confirmed to Sustainalytics that the production will be limited to one of the following: (i) by electrolysis powered by renewables; (ii) using 100% sustainably sourced biomass; or (iii) using CO<sub>2</sub> sourced from non-fossil fuel operation.</li> <li>This activity is aligned with market practice.</li> </ul>
	Energy transmission	Green	<ul> <li>Financing of the following energy transmission infrastructure:         <ul> <li>Infrastructure dedicated to the transmission of renewable electricity from the production facility to the electric grid</li> <li>Electric grids that: (i) are a part of the interconnected European power grid and its subordinate systems; (ii) have an average emissions threshold below 100 gCO<sub>2</sub>e/kWh; or (iii) have two-thirds of newly connected generation capacity below the emissions threshold over a five-year rolling period.</li> <li>Smart grids, storage facilities, metering systems and other intelligent electricity systems that can be employed to manage the intermittency of renewable energy production</li> <li>Infrastructure to improve the cross-border connection of national power systems to increase the utilization of renewable electricity generated</li> </ul> </li> </ul>

<sup>9</sup> Refers to biofuel or biogas. <sup>10</sup> Fossil fuel baseline set out in Annex V to Directive (EU) 2018/2001.

			<ul> <li>Tools to measure and reduce energy losses and increase system security</li> <li>District heating and cooling infrastructure where the distribution network is primarily (&gt;50%) powered by renewables, waste heat or both</li> <li>Infrastructure dedicated to the transmission of hydrogen, including the conversion of existing natural gas networks</li> <li>For investments in transmission and distribution systems, the Framework intends to finance either specific projects with quantifiable energy efficiency benefits <sup>11</sup> or systems that comply with the criteria of the EU Taxonomy.<sup>12</sup> Sustainalytics considers the expansion and maintenance of resilient electricity grids broadly to be supportive of positive environmental outcomes and recognizes that Danske Bank's criteria align with the EU Taxonomy. Nevertheless, Sustainalytics views that it has become common practice in the market to finance the transmission and distribution of assets employed predominantly to transmit or enable the use of renewable energy. Therefore, not requiring assets to align with emissions intensity thresholds or transition trajectories represents a deviation from common practice that may allow for the financing of the transmission of carbon-intensive energy. However, financing will be mainly in Nordic countries, where electricity production is two-thirds renewable.</li> <li>For expenditures related to distribution networks dedicated to hydrogen, <sup>13</sup> financing will include the conversion and repurposing of existing natural gas pipelines to 100% hydrogen with leak detection and repair to reduce methane leakage<sup>14</sup>. Sustainalytics notes that this is aligned with the TSC</li> </ul>
	Energy storage	Green	<ul> <li>of the EU Taxonomy Climate Delegated Act.</li> <li>Energy storage solutions for electricity, thermal energy and hydrogen, which may include: (i) battery systems, (ii) pumped hydrogen storage through electrolysis powered by renewables, (iii) underground thermal energy storage, or (iv) conversion of existing underground gas storage facilities to dedicated hydrogen-storage solutions.</li> <li>This is in line with market practice.</li> </ul>
	Manufacture of renewable energy technologies	Green and Transition	<ul> <li>Manufacture of renewable energy technologies, which may include: (i) equipment for renewable energy generation, (ii) equipment dedicated to the production and use of hydrogen and hydrogen-based fuels, or (iii) rechargeable batteries, battery packs and accumulators for transport, storage and other industrial processes.</li> <li>Danske Bank has clarified that the Bank does not exclude financing the manufacture of batteries and accumulators specifically designed for heavy industries. Sustainalytics considers such expenditure to be suitable for transition finance.</li> <li>Danske Bank has confirmed the exclusion of the manufacture of batteries and accumulators sustainalytics notes that this is aligned with the TSC of the EU Taxonomy Climate Delegated Act.</li> </ul>
Energy and emission efficient	Manufacturing of building energy	Green	<ul> <li>Financing of building envelope components including:</li> <li>(i) windows and doors that meet the insulation requirements specified in the EU Taxonomy Climate Delegated Act;</li> </ul>

<sup>11</sup> Benefits will include reduced technical losses and improved energy efficiency. Sustainalytics encourages Danske Bank to report on the quantitative benefits achieved with the financing.

<sup>12</sup> As per the EU Taxonomy Delegated Act, grids must either: (i) have an emissions intensity of more than 67% of newly enabled generation capacity not exceeding 100 gCO<sub>2</sub>e/kWh; (ii) have an average system grid emission factor that does not exceed 100 gCO<sub>2</sub>e/kWh; or (iii) be part of the interconnected European system.

<sup>13</sup> Danske Bank has confirmed to Sustainalytics that pipelines financed under the Framework will no longer be used for the distribution of fossil fuels including natural gas.

<sup>14</sup> The repurposed pipelines will not used for the distribution of natural gas but synthetic methane that will be used as a carrier for green hydrogen.

products, solutions and manufacturing	efficiency equipment and solutions		<ul> <li>(ii) household appliances, such as cooling, household heating, ventilation or hot-water systems that comply with the top two EU energy efficiency classes; (iii) electric heat pumps and district heating exchangers; or (iv) energy-efficient building automation, metering, thermostat and control solutions</li> <li>Sustainalytics notes that Danske Bank's reliance on EU energy labels to define eligibility in this category is consistent with the EU Taxonomy Climate Delegated Act.</li> </ul>
	Data management and solutions	Green	<ul> <li>Financing the energy-efficient operation of data centres according to the European Code of Conduct on Data Center Energy Efficiency. Sustainalytics notes that although the European Code of Conduct on Data Center Energy Efficiency defines power usage effectiveness (PUE) of data centres as a KPI that should be reported on for energy use and environmental data, it does not set minimum PUE targets. Sustainalytics views PUE values to be important for assessing environmental performance of data centres and considers PUE below 1.5 to be a credible target for the financing of data centres.</li> <li>Financing of ICT solutions used for the provision of data and analytics that enable GHG emission reduction</li> <li>Sustainalytics notes that data centres are inherently energy intensive and that Danske Bank intends to finance the installation of energy-efficient systems, hardware and technologies in data centres with the purpose of reducing overall GHG emissions and improving energy performance. Sustainalytics notes that Danske Bank to monitor and report on improvements in energy carbon performance that results from such installations.</li> <li>Sustainalytics notes that Danske Bank's criteria under this category are aligned with the EU Taxonomy Climate Delegated</li> </ul>
	Manufacturing of Cement	Transition	<ul> <li>Act.</li> <li>Investment in the manufacture of cement using carbon capture and storage technology.</li> <li>Danske Bank intends to finance carbon-neutral manufacturing processes and will ensure compliance with TSC of the EU Taxonomy Climate Delegated Act for the manufacture of cement.<sup>15</sup></li> <li>Sustainalytics views the financing of facilities that comply with credible decarbonization pathways throughout the entire lifetime of the facility as a credible transition activity.<sup>16</sup> Sustainalytics further notes that assurance of the credible transition of these activities lies with the entities carrying out the activity and, therefore, encourages the Issuer to have clear processes in place to engage with recipients of such support to ensure that they have a credible transition strategy and pathway in place.</li> </ul>
	Manufacturing of Aluminium	Green	<ul> <li>Investment in the manufacturing of secondary aluminium</li> <li>This is aligned with market practice.</li> <li>Sustainalytics notes that Danske Bank's criteria are aligned with the TSC of the EU Taxonomy Climate Delegated Act for the manufacture of aluminium.<sup>17</sup></li> </ul>
	Manufacturing of Iron and Steel	Green	<ul> <li>Investment in the manufacture of steel using green hydrogen. Danske Bank has confirmed to Sustainalytics that financing will be limited to steel production through direct reduced iron (DRI) using renewable biogas or green hydrogen with an electric arc furnace (EAF), which Sustainalytics notes as appropriate for green financing.</li> <li>Danske Bank's criteria are limited to steel production using green hydrogen, and activities financed will align with the TSC</li> </ul>

<sup>15</sup> European Commission, "ANNEX to the Commission Delegated Regulation (EU)", (2021), at: <u>https://ec.europa.eu/finance/docs/level-2-</u> <u>measures/taxonomy-regulation-delegated-act-2021-2800-annex-1\_en.pdf</u>
 <sup>16</sup> Transition Pathway Initiative, "Cement", at: <u>https://www.transitionpathwayinitiative.org/sectors/cement</u>
 <sup>17</sup> European Commission, "ANNEX to the Commission Delegated Regulation (EU)", (2021), at: <u>https://ec.europa.eu/finance/docs/level-2-</u>

measures/taxonomy-regulation-delegated-act-2021-2800-annex-1\_en.pdf

			of the EU Taxonomy Climate Delegated Act for the		
			manufacture of iron and steel. <sup>18</sup>		
	Manufacturing	Green	- Investment in the manufacture of ammonia produced from		
	of Anhydrous	oreen	hydrogen through electrolysis powered by renewables		
	Ammonia		- This is in line with market practice.		
	Manufacturing	Green	- Manufacturing of plastics from fully mechanically recycled		
	of Plastics	oreen	plastic waste or renewable feedstock, such as certified		
			biomass, industrial or municipal bio-waste		
			- Sustainalytics notes that financing under this category may		
			include consumer products intended for single use, which		
			represents a deviation from what Sustainalytics considers to		
			be good practice for the manufacture of plastic products.		
			- Additionally, Sustainalytics notes that Danske Bank's criteria		
			are aligned with the TSC of the EU Taxonomy Climate		
			Delegated Act for the manufacture of plastics. <sup>19</sup>		
Green buildings	Construction of	Green	- The construction of new buildings that have received or are		
	new buildings		expected to achieve one of the following:		
			<ul> <li>LEED Gold, BREEAM Excellent, Miljöbyggnad</li> </ul>		
			Silver, DGNB Gold, The Nordic Swan Ecolabel		
			<ul> <li>certification or RTS 3 stars or</li> <li>The net primary energy demand is at least 10%</li> </ul>		
			<ul> <li>The net primary energy demand is at least 10% lower than the primary energy demand resulting</li> </ul>		
			from the relevant Nearly Zero Energy Buildings		
			(NZEB) requirements or the national building		
			code for jurisdictions where the NZEB thresholds		
			are not yet defined.		
			- This is in line with market practice.		
	Acquisition and	Green	- The acquisition and ownership of buildings that comply with		
	ownership of		one of the following:		
	buildings		<ul> <li>For buildings built after 31 December 2020, the</li> </ul>		
			net primary energy demand is at least 10% lower		
			than the primary energy demand resulting from		
			the relevant NZEB requirements or the national		
			building code for jurisdictions where the NZEB		
			thresholds are not yet defined.		
			<ul> <li>Buildings built before 31 December 2020 that</li> <li>baya on Energy Deformance Cartificate (EDC)</li> </ul>		
			have an Energy Performance Certificate (EPC) rating of A or are otherwise deemed to belong to		
			the top 15% of energy-performing buildings in the		
			relevant area or		
			• The building has received or is expected to		
			achieve LEED Gold, BREEAM Excellent,		
			Miljöbyggnad Silver, DGNB Gold, Nordic Swan		
			Ecolabel certification or RTS 3 stars		
			- This is in line with market practice.		
	Major	Green	- Major renovations or retrofits that lead to at least a 30%		
	renovations		reduction in the primary energy demand per heated square		
			metre per year (kWh/m²/year). <sup>20</sup>		
	to distate t	0	- This is in line with market practice.		
	Individual	Green	- Financing of individual installations related to energy-efficient		
	installations		equipment, building envelope components, on-site renewable energy generation, electric-vehicle charging stations or		
			equipment used to monitor energy performance		
			<ul> <li>This activity is aligned with market practice.</li> </ul>		
Environmentally	Forests,	Green	- Financing of forest land certified by recognized third-party		
sustainable	forestry and	0.0011	certification schemes, including the FSC or the PEFC		
management of	wetlands		- Sustainalytics is of the opinion that the certification schemes		
living natural			selected for forestry are robust and credible and that this		
resources and			activity is aligned with market practice.		
land use	Agriculture	Green	- Financing of organic agriculture		

<sup>18</sup> Ibid.

 <sup>&</sup>lt;sup>19</sup> Ibid.
 <sup>20</sup> The baseline used for project appraisal will refer to the annual consumption before the renovation or retrofit was undertaken.

	Fishery and aquaculture	Green	<ul> <li>Sustainalytics notes Danske Bank's reliance on the EU organic label (2018/848) to define eligible organic agriculture under this activity as aligned with market practice.</li> <li>Financing of fisheries certified by recognized third-party certification schemes, including the Marine Stewardship</li> </ul>
			<ul> <li>Council (MSC), Aquaculture Stewardship Council (ASC) or Global G.A.P. Aquaculture certification.</li> <li>Sustainalytics is of the opinion that the above certification schemes selected for fisheries are robust and credible and that this activity is aligned with market practice.</li> </ul>
	Alternative Proteins	Green	<ul> <li>Investment in the production of plant-based or fermented meat and R&amp;D on cultivated meat</li> <li>Danske Bank has confirmed to Sustainalytics that under the Framework, Danske Bank will limit financing to activities according to the following eligibility criteria: (i) evidence of life cycle GHG emissions being significantly lower than their meat counterparts; and (ii) production that procures raw materials from certified sustainable sources.</li> <li>Investment in the production of fermented meat with significantly lower GHG emissions compared to plant and animal production</li> <li>Danske Bank has confirmed that R&amp;D on cultivated meat will be limited to 10% of net proceeds per issuance.</li> </ul>
Sustainable water and wastewater management	Water and Wastewater infrastructure	Green	<ul> <li>This is in line with market practice.</li> <li>Financing the improvement of water quality or water efficiency through the distribution, conservation and treatment of water, rainwater or wastewater</li> <li>Sustainalytics notes that Danske Bank has confirmed that treatment of wastewater from fossil fuel operations is excluded.</li> <li>This is in line with market practice.</li> </ul>
Pollution prevention and control	Waste management	Green	<ul> <li>Financing of the following waste management activities:         <ul> <li>Recycling of non-hazardous waste with the purpose of reuse</li> <li>Material recovery that converts at least 50% of collected and separated non-hazardous waste into secondary raw materials</li> <li>Remediation and decommissioning activities</li> <li>Anaerobic digestion of biowaste, <sup>21</sup> sewage sludge and composting of biowaste utilized for the production of biogas or chemicals or</li> <li>Facilities dedicated to the pyrolysis of biological waste to produce biochar</li> </ul> </li> <li>Sustainalytics notes that the anaerobic digestion of biowaste excludes waste derived from fossil fuel operations.</li> <li>Regarding remediation and decommissioning activities, Danske Bank has clarified to Sustainalytics that the activities financed will not be related to the contamination or negative environmental externality from the borrowers' own activities.</li> <li>This is aligned with market practice.</li> </ul>
	Emissions management	Transition	<ul> <li>Financing dedicated to the transport and storage of captured CO<sub>2</sub> where: (i) the CO<sub>2</sub> transported from the installation where it is captured to the injection point does not lead to CO<sub>2</sub> leakages above 0.5% of the mass of CO<sub>2</sub> transported; (ii) the CO<sub>2</sub> is delivered to a permanent CO<sub>2</sub> storage site that meets the criteria for underground geological storage of CO<sub>2</sub> or to other transport modalities which lead to permanent CO<sub>2</sub> storage site that meet those criteria; and (iii) appropriate leak detection systems are applied and a monitoring plan is in place, with the report verified by an independent third party</li> <li>Sustainalytics notes that Danske Bank's criteria are aligned with the TSC of the EU Taxonomy Climate Delegated Act for</li> </ul>

<sup>21</sup> Biowaste is defined according to the EU Waste Framework Directive. European Comission, "Waste Framework Directive" at: <u>https://environment.ec.europa.eu/topics/waste-and-recycling/waste-framework-</u> directive\_en

			the transport of CO <sub>2</sub> and underground permanent geological storage of CO <sub>2</sub> .
Climate change adaptation	Climate Change Adaptation	Green	<ul> <li>Financing of projects that aim to reduce the adverse impacts of climate change by advancing adaptive capacity and resilience. Projects may include climate monitoring technologies and information support systems or infrastructure designed to provide protection against flooding, such as storm-water management, retention berms, reservoirs or sluice gates.</li> <li>Sustainalytics notes that the Bank will conduct adequate climate change vulnerability assessments and develop necessary adaption plans prior to implementing any project.</li> <li>This is in line with market practice.</li> </ul>



#### Project Evaluation and Selection

- Danske Bank's sustainability experts in its lending units evaluate potential green loans, their compliance with the green loan categories and their environmental benefits. The final decision on the selection of green loans is made by Danske Bank's Green Bond Committee (GBC), which approves green loans, excludes green loans that no longer meet the eligibility criteria or are associated with controversies, monitors the allocation of green bond net proceeds and maintains and updates the Danske Bank Group Green Finance Framework. Moreover, the GBC takes the EU Taxonomy-linked DNSH criteria into account on a best-effort basis throughout the evaluation process. The GBC, chaired by the Danske Bank Group Head of Treasury, consists of representatives from the Bank's Sustainable Finance, Societal Impact and Sustainability and Risk Management functions and meets on a bi-monthly basis. Sustainalytics considers representation on Danske Bank's GBC from key sustainability departments to be an advantage.
- Regarding its lending activities, Danske Bank applies an ESG risk assessment. At the customer level, the ESG risk assessment is performed by relationship managers; the portfolio-level risk assessment is based on sector risk reviews and risk appetite. For additional details, please see Section 2.
- Based on the establishment of a formal committee and risk management processes, Sustainalytics considers this process to be in line with market practice.



#### Management of Proceeds

- An amount of green loans equivalent to or exceeding the net proceeds from its outstanding green bonds will be earmarked for eligible projects. Danske Bank uses dedicated green registries to keep track of the green loans per issuing entity and net proceeds from the respective entities' green bond issuance on a portfolio basis. The Group's treasuries will be responsible for overseeing this process.
- The proceeds from the instruments issued under the Framework will be used to finance green loans or repay green bonds across Danske Bank's entities. Pending allocation, unallocated proceeds will be invested in Danske Bank's treasury liquidity portfolio in cash or other short-term and liquid instruments. Danske Bank intends to allocate all proceeds at the time of issuance.
- Based on the use of an internal tracking register and the oversight of the management of green loans, Sustainalytics considers this process to be in line with market practice.



#### Reporting

 Danske Bank intends to report annually and per issuing entity on the allocation of proceeds on its website until the issuing entity's green bonds have matured. The allocation reporting will include a summary of general green bond developments, the outstanding amount of green bonds, the total allocation of green bond net proceeds to each green loan category, the balance of green loans in the green registries and the estimated EU Taxonomy Climate Delegated Act eligibility and alignment of green loans.

- In addition, Danske Bank is committed to reporting on relevant environmental impact metrics, including the number of low-carbon vehicles, GHG savings (in tonnes per year), renewable energy generation (in MWh per year), installed renewable energy capacity (in MW), energy transmitted (in MWh per year), amount of enabled energy savings of manufactured components, forest areas (in hectares) and obtained certification schemes. For a complete list of impact indicators, please refer to Appendix 3 Green Bond/Green Bond Programme External Review Form.
- Based on the commitments to both allocation and impact reporting, Sustainalytics considers this process to be in line with market practice.

## Alignment with the Technical Screening Criteria of the EU Taxonomy Climate Delegated Act and Minimum Safeguards

Sustainalytics has assessed each of the Framework's eligible green use of proceeds criteria against the relevant TSC in the EU Taxonomy and determined their alignment with each of the taxonomy's three sets of requirements. The results of this assessment are as follows:

- 1. Technical Screening Criteria (TSC)
  - Sustainalytics assessed the eligible green criteria outlined in the Framework, mapping them to 58 NACE activities (see Table 1 below). Among those, 54 activities were determined to be aligned with the applicable TSC of the EU Taxonomy. Three activities were assessed to be partially aligned and one activity to be not aligned.
  - The criteria in three other categories in Danske Bank's Framework were not assessed at this time.
- 2. Do No Significant Harm (DNSH) criteria
  - The Framework's activities were not assessed for their alignment with the DNSH of the EU Taxonomy in this report. Nevertheless, Danske Bank has communicated to Sustainalytics that, that since most of the financed portfolio will be located in Nordic countries, the Bank expects to meet the respective DNSH where the criteria are based on EU laws and regulations. For DNSH criteria that do not reference EU laws and regulations, there is currently insufficient information available on how assets meet respective criteria.
- 3. Minimum Safeguards
  - Based on a consideration of the policies and management systems applicable to Framework criteria and the regulatory context in which financing will occur, Sustainalytics is of the opinion that the EU Taxonomy's Minimum Safeguards requirements will be met.
  - For Sustainalytics' assessment of alignment with the Minimum Safeguards, see Section 2 below.

Table 1 below provides an overview of the alignment of the Danske Bank Group Green Finance Framework with the TSC criteria for the corresponding NACE activities in the EU Taxonomy.

Activity	Alignment with Technical Screening Criteria
	Mitigation
Passenger interurban rail transport	
Freight rail transport	
Urban and suburban transport, road passenger transport	
Operation of personal mobility devices, cycle logistics	
Transport by motorbikes, passenger cars and light commercial vehicles	
Freight transport services by road	
Inland passenger water transport	
Sea and coastal passenger water transport	
Infrastructure for personal mobility, cycle logistics	
Infrastructure for rail transport	
Infrastructure enabling low-carbon road transport and public transport	
Infrastructure enabling low carbon water transport	
Manufacture of low carbon technologies for transport	
Electricity generation from wind power	
Electricity generation using solar energy	
Electricity generation using concentrated solar power (CSP)	
Electricity generation from ocean energy technologies	
Electricity generation from hydropower	
Manufacture of biogas and biofuels for use in transport and of bioliquids	
Cogeneration of heat/cool and power from bioenergy	
Production of heat/cool from geothermal energy	
Cogeneration of heat/cool and power from geothermal energy	
Production of heat/cool from geothermal energy	
Installation and operation of electric heat pumps	

Table 01: Summary of Alignment of Framework criteria with the Technical Screening Criteria of the EU Taxonomy

Production of heat/cool using waste heatImage: state is a state		
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	Anaerobic digestion of bio-waste	
Material recovery from non-hazardous waste	Composting of bio-waste	
	Material recovery from non-hazardous waste	

Transport of CO <sub>2</sub>	
Underground permanent geological storage of CO <sub>2</sub>	
Environmentally sustainable management of living natural resources and land use	Not assessed at this time with the exception of Forest management <sup>22</sup>
Forest management	X
Sustainable water and wastewater management	Not assessed at this time <sup>23</sup>
Climate change adaptation	Not assessed at this time <sup>24</sup>

Legend	
Aligned	
Partially aligned	
Not aligned	X
No applicable criteria for this Objective and/or Activity	-

### Section 2: Assessment of Danske Bank's Sustainability Strategy

#### Credibility of Danske Bank's Sustainability Strategy

Danske Bank has developed a Group Sustainability Strategy that guides its approach to doing business in a sustainable manner, with the aim to foster sustainable progress and a positive impact in the markets where it operates. The strategy identifies six focus areas: (i) sustainable finance, (ii) entrepreneurship, (iii) financial confidence, (iv) governance and integrity, (v) employee well-being and diversity, and (vi) environmental footprint.<sup>25</sup>

Accelerating sustainable finance is at the core of Danske Bank's efforts to advance sustainability.<sup>26,27</sup> In this regard, the Bank integrates sustainability factors into its own finance and investment processes, as outlined by its Sustainable Finance Policy and Responsible Investment Policy.<sup>28,29</sup> Danske Bank has also developed position statements on how to support sustainability across a range of thematic issues, including agriculture, climate change and forestry.<sup>30</sup> As part of its 2023 targets, Danske Bank aims to increase the volume of sustainable finance, including granted green loans and arranged sustainable bonds abovemore

<sup>&</sup>lt;sup>22</sup> The Framework includes eligibility criteria for agriculture, fishery, aquaculture and alternative proteins. Sustainalytics notes that, as of October 2022, with the exception of forest management, there are no TSC for activities related to these activities and hence no assessment was provided.

<sup>&</sup>lt;sup>23</sup> For the activities including water and wastewater infrastructure, Danske Bank has opted to not have these areas assessed at this time for alignment with the TSC of the EU Taxonomy Delegated Act for Climate Change Mitigation as these projects are rather aimed at having a positive environmental impact on sustainable water management.

<sup>&</sup>lt;sup>24</sup> Danske Bank has indicated that it will use the criteria for climate change adaptation in the EU Taxonomy Climate Delegated Act as a reference for eligibility under this category, however, the Bank has not yet identified eligible projects to include in its portfolio. Sustainalytics notes that large infrastructure projects such as flood risk prevention and storm-water management are not covered under the EU Taxonomy Climate Delegated Act. Therefore, Sustainalytics has not assessed this category against the EU Taxonomy Climate Delegated Act.

<sup>&</sup>lt;sup>25</sup> Danske Bank, "Sustainability Report", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/2/sustainability-report-2021.pdf?rev=e0836930aaac4023b6c3f6ee664dc9e2</u>.

<sup>&</sup>lt;sup>26</sup> Ibid.

<sup>&</sup>lt;sup>27</sup> Danske Bank, "Sustainable finance" at: <u>https://danskebank.com/sustainability/sustainable-finance.</u>

<sup>&</sup>lt;sup>28</sup> Danske Bank, "Sustainable Finance Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2017/11/sustainable-finance-policy.pdf?rev=0546316b3ff94e278b97073b0a03844c</u>.

<sup>&</sup>lt;sup>29</sup> Danske Bank, "Responsible Investment Policy", (2022), at: https://danskebank.com/-/media/danske-bank-com/file-

cloud/2016/10/responsible-investment-policy.pdf?rev=17788c01593e4b598867cb0d368181cd.

<sup>&</sup>lt;sup>30</sup> Danske Bank, "Publications & Policies" at: <u>https://danskebank.com/sustainability/publications-and-policies</u>.

than DKK 300 billion (EUR 40 billion).<sup>31</sup> Moreover, as part of its 2030 targets, Danske Bank aims to invest DKK 150 billion (EUR 20 billion) in funds with sustainable investment objectives.<sup>32</sup>

Furthermore, Danske Bank has set carbon emission reduction targets related to its lending, asset management and asset ownership activities. By 2030, the Bank aims to reduce carbon emissions in its lending portfolio for shipping by 20-30% per unit transported, for oil and gas production by 50%, and for utilities by 30% per kWh of power and heat generation against a 2020 baseline.<sup>33,34</sup> In support of its commitment towards becoming net zero by 2050 or sooner, Danske Bank joined the Net Zero Asset Owner Alliance in June 2020, the Net-Zero Asset Managers Initiative in March 2021 and the Net-Zero Banking Alliance in October 2021.<sup>35</sup>

Sustainalytics is of the opinion that the Framework is aligned with Danske Bank's overall sustainability objectives and targets and will further the Bank's action on its key environmental priorities.

#### Danske Bank's Environmental and Social Risk Management

Sustainalytics recognizes that an amount equivalent to the net proceeds from the green financing instruments issued under the Framework will be allocated to eligible projects that are anticipated to have a positive environmental impact. However, Sustainalytics is aware that such eligible projects could also lead to negative environmental and social outcomes. Some key environmental and social risks possibly associated with the eligible projects could include financial risks related to predatory lending and financial crime; the labour and environmental practices of the borrowers; land use and biodiversity loss; disruption of ecosystems; effluents and waste generated in construction; pollutants to land, air and water; occupational health and safety (OHS); and community relations.

Sustainalytics is of the opinion that Danske Bank is able to manage and mitigate potential risks by implementing the following:

- Tackling financial risks, land use and biodiversity loss, disruption of ecosystems, effluents and waste generated in construction, pollutants to land, air and water, OHS and community relations, Danske Bank's investment and financing activities are required to align with the Sustainable Finance Policy.<sup>36,37</sup> The Sustainable Finance Policy lays out principles for sustainable finance and governs the Bank's efforts to meet the strategic ambitions on sustainability laid out in the Sustainability Strategy.<sup>38</sup>
- Regarding the labour and environmental practices of borrowers, land use and biodiversity loss, disruption of ecosystems, effluents and waste generated in construction, pollutants to land, air and water, OHS and community relations, Danske Bank enhanced its risk management framework in 2021 in order to reflect the converging management of sustainability and to outline roles and responsibilities in accordance with the principles of the three-lines-of-defence model.<sup>39</sup> In this context, Danske Bank assesses ESG risks pertinent to its business customers, as part of its lending activities, both at the individual and the portfolio level. Moreover, in cases where the assessment shows non-compliance with corporate policies, an engagement process is launched which is aimed at achieving compliance with Group standards.<sup>40</sup> Should the recipient of a loan not remediate the deficiencies, the Bank reserves the right to terminate the credit agreement. The Bank's position statements related to climate change, agriculture, forestry and human rights outline additional measures specific to each thematic issue. Additionally, these position statements outline key expectations of customers, including the expectation that clients conduct environmental impact assessments when securing financing for large-scale projects.
- Addressing land use and biodiversity loss, disruption of ecosystems, effluents and waste generated in construction, and pollutants to land, air and water, Danske Bank applies a climate-related risk assessment in line with the climate

<sup>33</sup> Danske Bank, "Danske Bank sets 2030 targets for CO<sub>2</sub> reduction in Ioan portfolio", (2022), at: <u>https://danskebank.com/news-and-insights/news-archive/press-releases/2022/pr02022022</u>.

<sup>34</sup> Danske Bank, "Sustainability Report", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/2/sustainability-report-2021.pdf?rev=e0836930aaac4023b6c3f6ee664dc9e2</u>.

<sup>36</sup> Danske Bank, "Responsible Investment Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-</u>

<sup>37</sup> Danske Bank, "Sustainable Finance Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2017/11/sustainable-finance-policy.pdf?rev=0546316b3ff94e278b97073b0a03844c</u>.

<sup>&</sup>lt;sup>31</sup> Danske Bank, "Sustainable finance" at: <u>https://danskebank.com/sustainability/sustainable-finance.</u>

<sup>&</sup>lt;sup>32</sup> Ibid.

<sup>&</sup>lt;sup>35</sup> Ibid.

cloud/2016/10/responsible-investment-policy.pdf?rev=17788c01593e4b598867cb0d368181cd.

<sup>&</sup>lt;sup>38</sup> Danske Bank, "Strategic direction", at: <u>https://danskebank.com/sustainability/strategic-direction</u>.

<sup>&</sup>lt;sup>39</sup> Danske Bank, "Risk Management", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/2/risk-management-2021.pdf?rev=4e2c05257a3b48fb81fe8b4ba3f50bae</u>.

<sup>&</sup>lt;sup>40</sup> Danske Bank, "Position Statement Climate Change", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2017/5/danske-bank-position-statement-climate-change.pdf?rev=a658653e8d7843ff898ea590b4fcf24f</u>.

scenario analysis recommendations by the Task Force on Climate-Related Financial Disclosures (TCFD).<sup>41,42</sup> As part of this approach, Danske Bank assesses physical and transition risks, analyzes related risk data, identifies financial impacts and develops risk management actions.<sup>43</sup> Furthermore, Denmark, Finland, Norway, Sweden and the UK are classified as Designated Countries by the Equator Principles, implying the presence of robust environment and social governance systems, legislation and institutional capacity for protecting the environment and communities.<sup>44</sup>

Additionally, Sustainalytics notes that Danske Bank faced allegations that it violated anti-money laundering (AML) rules in its Estonian operations during the 2007-15 period, which is further outlined in the EU Taxonomy's Minimum Safeguards section below.

Based on these policies, standards and assessments, Sustainalytics is of the opinion that Danske Bank is well positioned to manage and mitigate environmental and social risks commonly associated with the eligible category.

#### Alignment with the EU Taxonomy's Minimum Safeguards

The EU Taxonomy recommends that organizations have policies aligned with international and regional guidelines and regulations pertaining to human rights, labour rights and combating bribery and corruption. Specifically, activities should be carried out in alignment with the UN Guiding Principles on Business and Human Rights and the OECD Guidelines for Multinational Enterprises. Additionally, companies should be in compliance with the International Labour Organization Declaration on Fundamental Rights and Principles at Work.

#### Human and Labour Rights

Danske Bank has implemented the following policies and procedures aimed at ensuring human and labour rights:

- As outlined in the Bank's Responsible Investment Policy, Danske Bank's lending practices incorporate international principles to encourage the safeguarding of human and labour rights: (i) the 2030 Agenda and the UN Sustainable Development Goals, (ii) the UN Global Compact, (iii) the OECD Guidelines for Multinational Enterprises, (iv) the UN Guiding Principles on Business and Human Rights, (v) the UN-supported Principles for Responsible Investments (UNPRI), (vi) the UN Environmental Program Finance Initiative (UNEP FI), (vii) the Universal Declaration of Human Rights, and (viii) the ILO Declaration of Fundamental Principles of Rights at Work.<sup>45</sup>
- The Bank has developed two position statements that address human rights and modern slavery specifically. The approach towards human rights outlined in the position statements is to identify, assess and address potential and actual adverse human rights impact, and tackle human rights risks related to employees, suppliers, customers and investments.<sup>46</sup> Danske Bank recognizes the UK Modern Slavery Act 2015 and supports its objective to eradicate forced labour and human trafficking by improving business practices, such as lending, investments, procurement and compliance to combat modern slavery.<sup>47</sup>
- Danske Bank has established a Whistleblowing Policy enabling all persons in scope, such as employees, customers and stakeholders to report any breach of laws or regulations applicable to Danske Bank, as well as the Bank's internal policies and standards.<sup>48</sup>
- Throughout its risk management process, Danske Bank assesses potential ESG risks related to its lending activities, both at an individual level through an ESG risk assessment performed by relationship managers and on a portfolio level based on risk reviews and risk appetite. A digital system assists relationship managers in identifying each customer's ESG risk level, which serves as an input factor in the overall credit decision process. Industries more

https://assets.bbhub.io/company/sites/60/2021/10/FINAL-2017-TCFD-Report.pdf

cloud/2016/10/responsible-investment-policy.pdf?rev=17788c01593e4b598867cb0d368181cd.

<sup>47</sup> Danske Bank, "Statement on Modern Slavery Act", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-</u>

cloud/2022/2/statement-on-modern-slavery-act-2021.pdf?rev=29885a894abf4fb0b78f90e656265d9f.

<sup>&</sup>lt;sup>41</sup> TCFD, "Recommendations of the Task Force on Climate-related Financial Disclosures", (2017), at:

<sup>&</sup>lt;sup>42</sup> Danske Bank, "Climate and TCFD progress update", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2021/6/climate-and-tcfd-progress-update---june-2021.pdf?rev=ef353f19f899462eb861c16dbbe123e5&hash=AE2E67322BE2FE0392BC6D6DC4C1125C.
<sup>43</sup> Ibid</u>

<sup>&</sup>lt;sup>44</sup> Equator Principles, "Designated & Non-Designated Countries", at: <u>https://equator-principles.com/designated-countries/</u>

<sup>&</sup>lt;sup>45</sup> Danske Bank, "Responsible Investment Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-</u>

<sup>&</sup>lt;sup>46</sup> Danske Bank, "Human rights position statement", (2019), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2018/9/danske-bank-position-statement-human-rights.pdf?rev=ac694638ac7d40e0950172f3aed1aaec</u>.

<sup>&</sup>lt;sup>48</sup> Danske Bank, "Whistleblowing Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/9/whistleblowing-policy.pdf?rev=cb664025686f4589b50acddd08f26f93&hash=2D0CC5D278BCCA16B7B4688BE47E0257#:~:text=A%20Whistleblower%20can%2 Osubmit%20a,danskebank.whistleblowernetwork.net%2F.&text=Email.By%20sending%20an%20email%20to%20Whistleblowing%20Operations% 20in%20Group%20Compliance.</u>

exposed to ESG risks are subject to stricter requirements, as outlined in Danske Bank's policies and position statements. Moreover, in case of non-compliance with its own corporate policies, an engagement process is launched that is aimed at achieving compliance with Group standards.<sup>49,50</sup>

Furthermore, Danske Bank has a Code of Conduct Policy in place, which includes a zero-tolerance approach to all forms of discrimination, disrespectful behaviour, bullying and harassment towards employees, customers, business partners or any other persons connected to the Bank. Examples of discriminatory behaviour may include a person's race, skin colour, ethnicity, political view, religion or belief, disability, health status, gender, age or sexual orientation. Furthermore, Danske Bank does not tolerate human trafficking, child labour or any forced labour against a person's will or choice.<sup>51</sup>

Based on the work of its research services and its ESG Risk Rating assessment, Sustainalytics has evaluated the performance of Danske Bank in the areas of human and labour rights and has not detected involvement in any significant controversies that would suggest that the above policies are not being implemented effectively. Sustainalytics is of the opinion that these measures appropriately safeguard minimum standards on human and labour rights in relation to the activities of the Framework.

#### Anti-bribery and anti-corruption

Danske Bank has implemented the following policies and procedures on anti-bribery and anti-corruption:

- According to Danske Bank's Compliance Policy, each business unit, group function and subsidiary is expected to
  evaluate the impact of their activities on the risk profile of the Bank and take effective measures to ensure alignment
  with the Bank's risk-taking approach for regulatory compliance and financial crimes such as money laundering, fraud
  and bribery and corruption.<sup>52</sup>
- Danske Bank has developed a Financial Crime Policy that sets principles to manage risk and compliance associated with money laundering, terrorist financing, sanctions, bribery, corruption, fraud, tax evasion and facilitation of tax evasion in the Group. Moreover, the policy incorporates applicable laws and regulations in relation to financial crime compliance and a model of three lines of defence to ensure effective governance and oversight of financial crime risks.<sup>53</sup>
- Danske Bank has established a Whistleblowing Policy enabling employees, customers and stakeholders to report any breach of laws or regulations applicable to Danske Bank or of the Bank's internal policies and standards.<sup>54</sup>
- Danske Bank expresses its zero-tolerance stance on bribery and corruption in its Code of Conduct Policy. <sup>55</sup>
   Additionally, the Bank has developed a Conflicts of Interest Policy, laying out principles to identify conflicts of interes and take reasonable steps to avoid, manage, disclose and document such conflicts.<sup>56</sup>

Sustainalytics recognizes that Danske Bank faced allegations that it violated AML rules in its Estonian operations through the local unit's non-resident banking portfolio during the 2007-15 period. In this regard, Sustainalytics acknowledges that Danske Bank closed its Estonian non-resident portfolio and has made significant investments in resources and governance structures,

<sup>&</sup>lt;sup>49</sup> Danske Bank, "Risk Management", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/2/risk-management-2021.pdf?rev=4e2c05257a3b48fb81fe8b4ba3f50bae</u>.

<sup>&</sup>lt;sup>50</sup> Danske Bank has shared information on the due diligence process directly with Sustainalytics for assessment on a confidential basis.

<sup>&</sup>lt;sup>51</sup> Danske Bank, "Code of Conduct Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2021/2/code-of-conduct-policy.pdf?rev=f7299a2491b44387858d55e26761d5a8#:~:text=The%20objective%20of%20the%20Code,right%20thing%20in%20every%20situat ion.</u>

<sup>&</sup>lt;sup>52</sup> Danske Bank, "Group Compliance Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2017/5/compliance-policy.pdf?rev=187f28aa7eb449c59ef6e9276b34e9f4</u>.

<sup>&</sup>lt;sup>33</sup> Danske Bank, "Financial Crime Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2021/5/financial-crime-policy.pdf?rev=4130dcbbd85247fcaaa1c23012fc716a</u>.

<sup>&</sup>lt;sup>54</sup> Danske Bank, "Whistleblowing Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/9/whistleblowing-policy.pdf?rev=cb664025686f4589b50acddd08f26f93&hash=2D0CC5D278BCCA16B7B4688BE47E0257#:~:text=A%20Whistleblower%20can%2 Osubmit%20a,danskebank.whistleblowernetwork.net%2F.&text=Email.By%20sending%20an%20email%20to%20Whistleblowing%20Operations% 20in%20Group%20Compliance.</u>

<sup>&</sup>lt;sup>55</sup> Danske Bank, "Code of Conduct Policy", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2021/2/code-of-conduct-policy.pdf?rev=f7299a2491b44387858d55e26761d5a8#:~:text=The%20objective%20of%20the%20Code.right%20thing%20in%20every%20situat ion.</u>

<sup>&</sup>lt;sup>56</sup> Danske Bank, "Conflicts of Interest Policy", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2016/1/conflict-of-</u> interest-

policy.pdf?rev=14ce9cf0cccd4104abe86da7d3202db7#:~:text=In%20the%20course%20of%20Danske,working%20against%20the%20interests% 20of.

a comprehensive overview of which is available on the Bank's website and its sustainability report.<sup>57,58</sup> Danske Bank has strengthened its compliance and AML controls as of 2019, including investing additional resources in risk and compliance and establishing a joint venture with Swedish banks and the police for financial crime prevention and mitigation. Furthermore, Danske Bank has established a financial crime team dedicated to the financial crime prevention agenda and a financial crime steering committee to provide governance structure and delivery oversight of the Bank's financial crime plan.<sup>59</sup> Additionally, Danske Bank has developed a conduct and compliance committee to oversee the Bank's management of conduct and reputational risk, compliance, financial crime and other matters delegated by its board.<sup>60</sup> In terms of regulatory engagement, the Danish Financial Supervisory Authority FSA and other authorities in Estonia have carried out AML inspections and supervisory oversight linked to the Bank's financial crime progress and remediation work.<sup>61</sup> Sustainalytics notes that risks related to money-laundering activities are common for large diversified financial institutions such as the Bank and acknowledges the enhanced focus of the Bank on compliance issues.

Based on these policies, standards and assessments, Sustainalytics is of the opinion that Danske Bank's policies, guidelines and commitments are sufficient to demonstrate that the activities and projects to be financed under the Framework will be carried out in alignment with the EU Taxonomy's Minimum Safeguards.

### Section 3: Impact of Use of Proceeds

All eight use of proceeds categories are aligned with those recognized by the GBP. Sustainalytics focuses below on two whose impact is specifically relevant in the local context.

#### Importance of renewable energy in Nordic countries and the UK

All Nordic countries have committed to becoming fossil fuel free by 2050 through ambitious energy and climate policies and programmes.<sup>62</sup> While Sweden, Denmark and Norway are committed to 100% renewable energy use, Finland has a target of 80-95% compared to 1990 levels. Most of these fossil fuel-free policies rely on promoting renewable energy and energy-efficient technologies.<sup>63</sup>

As of 2018, the energy sector in Denmark was one of the two primary drivers of carbon emissions, accounting for approximately 20-25% of Denmark's total CO<sub>2</sub> emissions.<sup>64</sup> Denmark is dedicated to increasing the share of renewable energy to 55%, focusing on wind, biofuels and solar energy in its total energy use and phasing out coal in the energy supply by 2030.<sup>66</sup> In the long term, electricity, heating, industry and transport energy are targeted to be provided entirely by renewable sources.<sup>66</sup> The Swedish government has set specific targets, including ensuring 100% renewable energy production by 2040.<sup>67</sup> Finland is committed to ensuring that 51% of its gross final energy consumption is sourced from renewable sources by 2030, with a focus on wind energy and biomass.<sup>68</sup> In 2020, renewable energy in Finland's total energy consumption surpassed fossil fuel and peat.<sup>60</sup> Norway

<sup>60</sup> Ibid. <sup>61</sup> Ibid.

63 Ibid.

https://ens.dk/sites/ens.dk/files/Basisfremskrivning/deco\_2020\_27082020.pdf.

65 Ibid.

https://unfccc.int/sites/default/files/resource/LTS1\_Sweden.pdf.

<sup>&</sup>lt;sup>57</sup> Danske Bank, "The investigations relating to Danske Bank's Estonian branch", at: <u>https://danskebank.com/about-us/corporate-governance/investigations-on-money-laundering</u>.

<sup>&</sup>lt;sup>58</sup> Danske Bank, "Sustainability Report", (2021), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/2/sustainability-report-2021.pdf?rev=e0836930aaac4023b6c3f6ee664dc9e2</u>.

<sup>&</sup>lt;sup>59</sup> Danske Bank, "Debt Investor Update – First quarter results 2022", (2022), at: <u>https://danskebank.com/-/media/danske-bank-com/file-cloud/2022/4/debt-investor-update-q1-2022.pdf?rev=aae7ddf0b7ba408ab985ecc83725fd26</u>.

<sup>62</sup> European Commission, "Science for Environment Policy", at:

http://ec.europa.eu/environment/integration/research/newsalert/pdf/nordic\_countries\_demonstrate\_potential\_of\_low\_carbon\_energy\_policies\_494na4\_en.pdf.

<sup>&</sup>lt;sup>64</sup> Danish Energy Agency, "Denmark's Climate and Energy Outlook", (2020), at:

<sup>&</sup>lt;sup>66</sup> MarketWatch, "Denmark Renewable Energy Market Size Outlook, Share and Growth Stance Forecast 2022-2031", (2022), at:

 $https://www.marketwatch.com/press-release/denmark-renewable-energy-market-size-development-status-emerging-technologies-regional-trends-and-comprehensive-research-study-2022-2031-2022-09-08?mod=search_headline$ 

<sup>&</sup>lt;sup>67</sup> Ministry of the Environment, "Sweden's long-term strategy for reducing greenhouse gas emissions", (2020), at:

<sup>&</sup>lt;sup>68</sup> Ministry of Economic Affairs and Employment, "Finland's Integrated Energy and Climate Plan", (2019), at:

https://energy.ec.europa.eu/system/files/2020-01/fi\_final\_necp\_main\_en\_0.pdf

<sup>&</sup>lt;sup>69</sup> Statistics Finland, "Total energy consumption decreased and consumption of renewable energy grew by one percent in 2019", (2020), at: <u>https://www.stat.fi/til/ehk/2019/ehk\_2019\_2020-12-21\_tie\_001\_en.html</u>.

has one of the highest shares of renewable energy in the energy supply among International Energy Agency member countries.<sup>70</sup> In 2020, 70% of Norway's energy came from renewable energy.<sup>71</sup> The UK aims to have 40 GW of offshore wind capacity by 2030.<sup>72</sup>

Sustainalytics believes that Danske Bank's financing of renewable energy will support Nordic countries and the UK in achieving their GHG emission-reduction targets by improving clean energy generation and further the transition towards a low-carbon economy.

#### Contribution of green buildings to climate change mitigation in Nordic countries and the UK

Building codes have been progressively strengthened in Nordic countries and the UK in order to boost energy efficiency and reduce emissions from the residential building sector.<sup>73</sup> Sweden aims to decrease its total energy use per heated unit area in buildings by 50% in 2050 compared to 1995.<sup>74</sup> Despite Norway not being a EU member, the Government of Norway has decided to incorporate the EPBD into its agreement into the EEA Agreement with the EU, having set a national goal for energy efficiency in 2016, targeting an overall energy intensity reduction of 30% until 2030.<sup>75</sup> Tackling in particular heating energy use of buildings, Finland aims to achieve energy savings of 16% in 2030, 30% in 2040 and 42% in 2050 compared to a 2020 baseline.<sup>76</sup> Denmark's climate policy embraces the EU-wide 2030 targets and is committed to reducing 70% of GHG emissions compared to 1990 levels by 2030.<sup>77</sup> The Danish government requires measures to enhance energy efficiency, such as establishing more-efficient heating systems in existing buildings and increasing the share of renewable energy sources in both new and existing buildings.<sup>78</sup> The Government of the UK aims to achieve net zero emissions by 2050 with intermediate emission reduction goals of 68% by 2030 and 78% by 2035 compared to 1990 levels.<sup>79</sup> Since these emission reduction targets would require the UK to significantly reduce design-related and operating emissions from buildings, existing buildings will have to meet increasingly stringent standards during the development phase, including strategies to reduce construction impacts, reduce operational energy use and increase energy efficiency.<sup>80</sup>

Based on the above, Sustainalytics is of the opinion that Danske's Bank's financing of green buildings will contribute to emissions reduction in the building sector in Nordic countries and the UK and further support in achieving these countries' climate targets.

#### Alignment with/contribution to SDGs

The Sustainable Development Goals were adopted in September 2015 by the United Nations General Assembly and form part of an agenda for achieving sustainable development by 2030. The Danske Bank Group Green Finance Framework is expected to help advance the following SDGs and targets:

SDG Target

Use of	Proceed	s Category	SDG

<sup>70</sup> IEA, "Norway 2017 Review", (2017), at: https://iea.blob.core.windows.net/assets/7113f933-b252-434c-aa15-

67c460475bc3/EnergyPoliciesofIEACountriesNorway2017.pdf.

<sup>71</sup> Our World in Data, "Norway: Energy Country Profile", (2020), at: <u>https://ourworldindata.org/energy/country/norway#how-much-of-the-country-</u> <u>s-energy-comes-from-renewables</u>.

<sup>72</sup> Government of the UK, "New plans to make UK world leader in green energy", (2020), at: <u>https://www.gov.uk/government/news/new-plans-to-make-uk-world-leader-in-green-energy</u>.

<sup>73</sup> Nordic Council of Ministers, "Nordic Action on Climate Change", (2017), at: https://norden.diva-

portal.org/smash/get/diva2:1148260/FULLTEXT01.pdf

<sup>74</sup> Ministry of Sustainable Development, "National programme for energy efficiency and energy-smart construction", (2006), at:

https://www.government.se/49b73b/contentassets/3929b99d18f74904bb54c9a47dd32b03/national-programme-for-energy-efficiency-and-energy-smart-construction.

<sup>75</sup> IEA, "Norway 2017 Review", (2017), at: <u>https://iea.blob.core.windows.net/assets/7113f933-b252-434c-aa15-</u>

67c460475bc3/EnergyPoliciesofIEACountriesNorway2017.pdf.

<sup>76</sup> Ministry of Economic Affairs and Employment, "Finland's Integrated Energy and Climate Plan", (2019), at: https://energy.ec.europa.eu/system/files/2020-01/fi\_final\_necp\_main\_en\_0.pdf

<sup>77</sup> Ministry of Foreign Affairs, "Global Climate Action Strategy", at: <u>https://um.dk/en/foreign-policy/new-climate-action-strategy</u>.

<sup>78</sup> Ministry of the Interior and Housing, "National Strategy for Sustainable Construction", (2021), at:

https://im.dk/Media/637602217765946554/National\_Strategy\_for\_Sustainable\_Construktion.pdf.

<sup>79</sup> Government of the UK, "UK enshrines new target in law to slash emissions by 78% by 2035", (2021), at:

https://www.gov.uk/government/news/uk-enshrines-new-target-in-law-to-slash-emissions-by-78-by-2035

<sup>80</sup> UK Green Building Council, "Net Zero Carbon Buildings: A Framework Definition", (2019), at: <u>https://www.worldgbc.org/sites/default/files/Net-Zero-Carbon-Buildings-A-framework-definition\_1.pdf</u>.

Clean Transportation	11. Sustainable Cities and Communities	11.2 By 2030, provide access to safe, affordable, accessible and sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in vulnerable situations, women, children, persons with disabilities and older persons
Renewable Energy	7. Affordable and Clean Energy	7.2 By 2030, increase substantially the share of renewable energy in the global energy mix
Energy and emission efficient products, solutions and manufacturing	7. Affordable and Clean Energy	7.3 By 2030, double the global rate of improvement in energy efficiency
Green Buildings	9. Industry, Innovation and Infrastructure	9.4 By 2030, upgrade infrastructure and retrofit industries to make them sustainable, with increased resource-use efficiency and greater adoption of clean and environmentally sound technologies and industrial processes, with all countries taking action in accordance with their respective capabilities
Environmentally sustainable management of living natural resources and land use	14. Life Below Water	14.2 By 2020, sustainably manage and protect marine and coastal ecosystems to avoid significant adverse impacts, including by strengthening their resilience, and take action for their restoration in order to achieve healthy and productive oceans
	15. Life on Land	15.a Mobilize and significantly increase financial resources from all sources to conserve and sustainably
Sustainable Water and Wastewater Management	6. Clean Water and Sanitation	6.3 By 2030, improve water quality by reducing pollution, eliminating dumping and minimizing release of hazardous chemicals and materials, halving the proportion of untreated wastewater and substantially increasing recycling and safe reuse globally
Pollution Prevention and Control	12. Responsible Consumption and Production	12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling and reuse
Climate Change Adaptation	13. Climate Action	13.1 Strengthen resilience and adaptive capacity to climate-related hazards and natural disasters in all countries

### Conclusion

Danske Bank has developed the Danske Bank Group Green Finance Framework, under which its subsidiaries, Danske Bank A/S, Realkredit Denmark A/S, Danske Hypotek AB and Danske Mortgage Bank Plc, intend to issue green finance instruments.

The Group may issue green senior unsecured debt, non-preferred senior debt, covered bonds, medium-term notes and commercial papers and the proceeds to finance green projects such as clean transportation projects, renewable energy projects, green buildings projects, sustainable water projects and pollution prevention projects. Sustainalytics considers that the projects funded by the use of proceeds instruments are expected to provide positive environmental impacts.

The Danske Bank Group Green Finance Framework outlines a process for tracking, allocating and managing proceeds and makes commitments for Danske Bank to report on their allocation and impact. Furthermore, Sustainalytics believes that the Danske Group Green Finance Framework is aligned with the overall sustainability strategy of the Group and that the proceeds is expected to contribute to the advancement of the UN Sustainable Development Goals 6, 7, 9, 11, 12, 13, 14 and 15. Additionally, Sustainalytics is of the opinion that Danske Bank has adequate measures to identify, manage and mitigate environmental and social risks commonly associated with the eligible projects.

Sustainalytics has assessed Danske Bank Group's Green Finance Framework for alignment with the Technical Screening Criteria of the EU Taxonomy. The Framework's eight use of proceeds categories map to 58 NACE activities. Sustainalytics is of the opinion that of the 58 activities, 54 align with the applicable TSC in the EU Taxonomy. Of the remaining four activities, three were determined to be partially aligned and one to be not aligned. Three of the Framework's use of proceeds categories were

not assessed at this time. Sustainalytics is also of the opinion that the activities and projects to be financed under the Framework will be carried out in alignment with the EU Taxonomy's Minimum Safeguards. The Framework's activities were not assessed for their alignment with the Do No Significant Harm criteria of the EU Taxonomy in this report. Nevertheless, Danske Bank has confirmed to Sustainalytics that since most of the financed portfolio will be located in Nordic countries, Danske Bank expects to meet the respective DNSH criteria where they are based on EU laws and regulations. For DNSH criteria that do not reference EU laws and regulations, there is currently insufficient information available on how assets meet the criteria.

Based on the above, Sustainalytics is confident that Danske Bank is well positioned to issue green use of proceeds finance instruments and that the Framework is in alignment with the Green Bond Principles 2021 and the Green Loan Principles 2021.

### **Appendices**

### Appendix 1: Approach to Assessing Alignment with the EU Taxonomy Technical Screening Criteria

Sustainalytics has assessed each of the eligible green use of proceeds criteria in the Framework against the criteria for the relevant NACE<sup>81</sup> activity in the EU Taxonomy. This appendix describes Sustainalytics' process and presents the outcome of its assessment of alignment with the Taxonomy's applicable Technical Screening Criteria (TSC). Sustainalytics' assessment involves two steps:

#### 1. Mapping Framework Criteria to Activities in the EU Taxonomy

The initial step in Sustainalytics' assessment process involves mapping each criterion in the Framework to a relevant and applicable NACE activity in the EU Taxonomy. Note that each Framework criterion may be relevant and applicable to more than one NACE activity and vice versa. Sustainalytics recognizes that some Framework criteria relate to projects that do not map well to a NACE activity. In such cases, Sustainalytics has mapped to the NACE activity that is most relevant with respect to the primary environmental objective and impacts.

In some cases, the Framework criteria cannot be mapped to an activity in the EU Taxonomy, as some activities are not yet covered by the Taxonomy, and some categories which are traditionally included in green bonds and loans may not be associated with a specific economic activity. While recognizing that financing projects in these areas may still have environmental benefits, Sustainalytics has not assessed these criteria for alignment.

The outcome of Sustainalytics' mapping process for the Framework is shown below.

#### 2. Determining Alignment with EU Taxonomy Technical Screening Criteria and Minimum Safeguards

The second step in Sustainalytics' process is to determine the alignment of each criterion with relevant criteria in the EU Taxonomy. Alignment with the TSC criteria is usually based on the specific criteria contained in the issuer's Framework and may in many cases also be based on management systems and processes and/or regulatory compliance. To assess alignment with the EU Taxonomy's Minimum Safeguards Sustainalytics has conducted an assessment of policies, management systems and processes applicable to the use of proceeds, as well as examining the regulatory context in the geographical location in which the issuer will finance activities and projects. (This assessment is included in Section 2, above.)

In cases where the Framework criteria describe projects which are intended to advance EU environmental objectives other than Climate Mitigation or Climate Adaptation, the Taxonomy does not include relevant TSC.

Sustainalytics' detailed assessment of alignment is provided in Appendix 2.

<sup>&</sup>lt;sup>81</sup> The EU Taxonomy is based on economic activities defined in NACE (Nomenclature des Activités Économiques dans la Communauté Européenne). The Taxonomy currently lists 70 economic activities which have been chosen due to their ability to substantially contribute to climate change mitigation or adaptation.

ramework Category	Framework Criterion (Eligible Use of Proceeds)	EU / NACE Activity	NACE Code	Primary EU Environmental Objective	Refer to Table																	
lean Transportation	Low carbon transport	6.1 Passenger interurban rail transport	H49.10 and N77.39	Mitigation	Table 03																	
		6.2 Freight rail transport	H49.20 and N77.39		Table 04																	
		6.3 Urban and suburban transport, road passenger transport	H49.31, H49.3.9, N77.39 and N77.11		Table 05																	
		6.4 Operation of personal mobility devices, cycle logistics	N77.11 and N77.21		Table 06																	
		6.5 Transport by motorbikes, passenger cars and light commercial vehicles	H49.32, H49.39 and N77.11																			Table 07
		6.6. Freight transport services by road	H49.4.1, H53.10, H53.20 and N77.12				Table 08															
		6.7 Inland passenger water transport	H50.30	-	Table 09																	
		6.11 Sea and coastal passenger water transport	H50.10, N77.21 and N77.34	-	-	Table 10																
		6.13 Infrastructure for personal mobility, cycle logistics	F42.11, F42.12, F43.21, F71.1 and F71.20				Table 11															
	Low carbon transport infrastructure	6.14 Infrastructure for rail transport	F42.12, F42.13, M71.12, M71.20, F43.21, and H52.21		Table 12																	
		6.15 Infrastructure enabling low-carbon road transport and public transport	F42.11, F42.13, F71.1 and F71.20			Table 13																
		6.16. Infrastructure enabling low carbon water transport	F42.91, F71.1 or F71.20		Table 14																	
	Manufacture of low carbon vehicles	3.3 Manufacture of low carbon technologies for transport	C29.1, C30.1, C30.2, C30.9, C33.15 and C33.17		Table 15																	
enewable Energy	Wind energy	4.3 Electricity generation from wind power	D35.11 and F42.22	Mitigation	Table 16																	
	Solar energy	4.1 Electricity generation using solar photovoltaic technology	D35.11 and F42.22		Table 17																	

	4.2 Electricity generation using concentrated solar power (CSP) technology	D35.11 and F42.22	Table 1
Ocean energy	4.4 Electricity generation from ocean energy technologies	D35.11 and F42.22	Table 19
Hydropower	4.5 Electricity generation from hydropower	D35.11 and F42.22	Table 20
Bioenergy	4.13 Manufacture of biogas and biofuels for use in transport and of bioliquids	D35.21	Table 2
	4.20 Cogeneration of heat/cool and power from bioenergy	D35.11 and D35.30	Table 22
	4.24 Production of heat/cool from geothermal energy	D35.30	Table 2
Geothermal energy	4.18 Cogeneration of heat/cool and power from geothermal energy	D35.11 and D35.30	Table 24
	4.22 Production of heat/cool from geothermal energy	D35.30	Table 2
Ambient and waste energy	4.16 Installation and operation of electric heat pumps	D35.30 and F43.22	Table 26
	4.25 Production of heat/cool using waste heat	D35.30	Table 27
Hydrogen	3.10 Manufacture of hydrogen	C20.11	Table 28
Energy transmission	4.9 Transmission and distribution of electricity	D35.12 and D35.13	Table 29
	4.14 Transmission and distribution networks for renewable and low-carbon gases	D35.22, F42.21 and H49.50	Table 3
	4.15 District heating/cooling distribution	D35.30	Table 3
Energy storage	4.10 Storage of electricity	No dedicated NACE code	Table 3
	4.11 Storage of thermal energy	No dedicated NACE code	Table 33

		4.12 Storage of hydrogen	No dedicated NACE code		Table 34
	Manufacture of renewable energy technologies	3.1 Manufacture of renewable energy technologies	C25, C27 and C28		Table 35
		3.2 Manufacture of equipment for the production and use of hydrogen	C25, C27 and C28		Table 36
		3.4 Manufacture of batteries	C27.2 and E38.32		Table 37
Energy and Emission Efficient Products, Solutions and Manufacturing	Manufacturing of building energy efficiency equipment and solutions	3.5 Manufacture of energy efficiency equipment for buildings	C16.23, C23.11, C23.20, C23.31, C23.32, C23.43, C.23.61, C25.11, C25.12, C25.21, C25.29, C25.93, C27.31, C27.32, C27.33, C27.40, C27.51, C28.11, C28.12, C28.13 and C28.14	Mitigation	Table 38
	Data management and solutions	8.1 Data processing, hosting and related activities	J63.11		Table 39
		8.2 Data-driven solutions for GHG emissions reduction	J61, J62 and J63.11		Table 40
	Emission efficient manufacturing of basic	3.7 Manufacture of cement	C23.51		Table 41
	materials	3.8 Manufacture of aluminium	C24.42 and C24.53		Table 42
		3.9 Manufacture of iron and steel	C24.10, C24.20, C24.31, C24.32, C24.33, C24.34, C24.51 and C24.52		Table 43
		3.15 Manufacture of anhydrous ammonia	C20.15		Table 44
		3.17 Manufacture of plastics in primary form	C20.16		Table 45
Green Buildings	Construction of new buildings	7.1 Construction of new buildings	F41.1, F41.2	Mitigation	Table 46
	Acquisition and ownership of buildings	7.7 Acquisition and ownership of buildings	L68		Table 47
	Major renovations	7.2 Renovation of existing buildings	F41, F43		Table 48

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	Individual installations	7.3. Installation, maintenance and repair of energy efficiency equipment	F42, F43, M71, C16, C17, C22, C23, C25, C27, C28, S95.21, S95.22 and C33.12		Table 49
		7.4 Installation, maintenance and repair of charging stations for electric vehicles	F42, F43, M71, C16, C17, C22, C23, C25, C27, C28		Table 50
		7.5 Installation, maintenance and repair of instruments and devices for measuring, regulation and controlling energy performance of buildings			Table 51
		7.7 Installation, maintenance and repair of renewable energy technologies	L68		Table 52
Pollution Prevention and Control	l Waste management	5.5 Collection and transport of non-hazardous waste in source segregated fractions	E38.11	Mitigation	Table 53
		5.6 Anaerobic digestion of sewage sludge	E37.00 and F42.99		Table 54
		5.7 Anaerobic digestion of bio-waste	E38.21 and F42.99		Table 55
		5.8 Composting of bio-waste			Table 56
		5.9 Material recovery from non-hazardous waste	E38.32 and F42.99		Table 57
	Emissions management	5.11 Transport of CO <sub>2</sub>	F42.21 and H49.50	Mitigation	Table 58
		5.12 Underground permanent geological storage of CO <sub>2</sub>	E39.00		Table 59
Environmentally Sustainable Management of Living Natural Resources and Land Use	Forests, forestry and wetlands	1.3 Forest management	A2 and II 02.10	Mitigation	Table 60

### Appendix 2 Comprehensive EU Taxonomy Alignment Assessment

The tables below provide a detailed assessment of the alignment of Issuer's Framework criteria with the EU Taxonomy's TSC and DNSH criteria for the relevant NACE activity.

#### Table 03

Framework Activity assessed         Clean Transportation		Clean Transportation		
EU Activity         6.1 Passenger interurban rail transport		6.1 Passenger interurban rail transport		
NACE Code H49.10 and N77.39		H49.10 and N77.39		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation	I Technical Screening Criteria       Image: Criteria         itigation       The activity complies with one of the following criteria:		Under the Framework, Danske Bank intends to finance fully electric passenger trains.	Aligned

Framework Activity assessed         Clean Transportation		Clean Transportation				
EU Activity 6.2 Freight rail transport		6.2 Freight rail transport				
NACE Code	NACE Code H49.20 and N77.39					
EU Technical Screening Criteria				Alignment with Technical Screening Criteria		
Mitigation	J Technical Screening Criteria       .         itigation       1)       The activity complies with one or both of the following criteria:         a)       the trains and wagons have zero direct tailpipe CO <sub>2</sub> emission;         b)       the trains and wagons have zero direct tailpipe CO <sub>2</sub> emission;         when operated on a track with necessary infrastructure and use		and wagons have zero direct tailpipe $CO_2$ emission; and wagons have zero direct tailpipe $CO_2$ emission rated on a track with necessary infrastructure and use onal engine where such infrastructure is not available	Under the Framework, Danske Bank intends to finance only fully electric freight rail. Additionally, the Framework criteria excludes transportation activities that are dedicated for the transportation of fossil fuels.	Aligned	

Table 05				
Framework A	Activity assessed Clean Transportation			
EU Activity		6.3 Urban and suburban transport, road passenger tra	insport	
NACE Code		H49.31, H49.3.9, N77.39 and N77.11		
EU Technical	Screening Criteria	<u>-</u>	Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>a) the activity produces of the activ</li></ul>	lies with the one of following criteria: wides urban or suburban passenger transport, and its ) CO <sub>2</sub> emissions are zero; hber 2025, the activity provides interurban passenger using vehicles designated as categories M2 and M3 be of bodywork classified as 'CA' (single-deck vehicle), eck vehicle), 'CC' (single-deck articulated vehicle) or eck articulated vehicle), and comply with the latest ard, i.e. both with the requirements of Regulation (EC) and, from the time of the entry into force of o that Regulation, in those amending acts, even before applicable, and with the latest step of the Euro VI but in Table 1 of Appendix 9 to Annex I to Regulation 2011 where the provisions governing that step have rce but have not yet become applicable for this type of e such standard is not available, the direct CO <sub>2</sub> he vehicles are zero.	Under the Framework, Danske Bank intends to finance only fully electric urban and suburban transportation vehicles.	Aligned

Framework Activity assessed		Clean Transportation		
EU Activity 6.4 Operation of personal mobility devices, cycle log		6.4 Operation of personal mobility devices, cycle logis	tics	
NACE Code N77.11 and N77.21				
EU Technical S	creening Criteria	·	Alignment with Technical Screening Criteria	
Mitigation	physical activ of zero-emiss 2) The personal	on of personal mobility devices comes from the ity of the user, from a zero-emissions motor, or a mix ions motor and physical activity. mobility devices are allowed to be operated on the nfrastructure as bikes or pedestrians.	Under the Framework, Danske Bank intends to finance only fully electric personal mobility devices or those that come from the physical activity of the user. Danske Bank has confirmed to Sustainalytics that personal mobility devices financed under the Framework will be allowed to be operated on the same public infrastructure as bikes or pedestrians.	Aligned

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Framework Activity assessed         Clean Transportation					
EU Activity 6.5 Transport by motorbikes, passenger cars and light co		6.5 Transport by motorbikes, passenger cars and light	t commercial vehicles		
NACE Code		H49.32, H49.39 and N77.11	49.32, H49.39 and N77.11		
EU Technical Screening Criteria Alignment with Technical Screening Criteria					
Mitigation	NACE Code     H49.32, H49.39 and N77.11       EU Technical Screening Criteria     A       Mitigation     The activity complies with the following criteria:       a)     for vehicles of category M1 and N1, both falling under the scope of Regulation (EC) No 715/2007;		Under the Framework, Danske Bank intends to finance fully electric motorbikes, passenger cars and light commercial vehicles and up until 2025 passenger vehicles with emissions lower than 50gCO <sub>2</sub> /km.		

Framework Activity assessed	Clean Transportation			
EU Activity	6.6. Freight transport services by road			
NACE Code H49.4.1, H53.10, H53.20 and N77.12				
EU Technical Screening Criteria		Alignment with Technical Screening Criteria		
		Under the Framework, Danske Bank intends to finance only fully electric freight vehicles. Additionally, the Framework criteria excludes transportation activities that are dedicated for the transportation of fossil fuels.	Aligned	

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Γ	duty vehicles' as defined in Article 3, point (12), of that
	Regulation.
	2) Vehicles are not dedicated to the transport of fossil fuels.

#### Table 09

Framework Activity assessed EU Activity		Clean Transportation		
		6.7 Inland passenger water transport		
NACE Code H50.		150.30		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation	a. the vesse b. until 31 D least 50	ies with one of the following criteria: els have zero direct (tailpipe) CO <sub>2</sub> emissions; December 2025, hybrid and dual fuel vessels derive at 1% of their energy from zero direct (tailpipe) sion fuels or plug-in power for their normal operation.	Under the Framework Danske Bank intends to finance passenger water transport where either, i) he vessels have zero direct tailpipe $CO_2$ emissions or ii) up until 31 December 2025, hybrid and dual fuel vessels that derive at least 50% of their energy from zero direct tailpipe $CO_2$ emission fuels or plug-in power for their normal operations.	Aligned

Framework Activity assessedClean TransportationEU Activity6.11 Sea and coastal passenger water transport		Clean Transportation		
		6.11 Sea and coastal passenger water transport		
NACE Code		H50.10, N77.21 and N77.34		
EU Technical So	creening Criteria		Alignment with Technical Screening Criteria	
HSD. 10, N77.21 and N77.34         EU Technical Screening Criteria         Mitigation       The activity complies with one or more of the following criteria:         a. the vessels have zero direct (tailpipe) CO <sub>2</sub> emissions;       b. where technologically and economically not feasible to comply with the criterion in point (a), until 31 December 2025, hybrid and dual fuel vessels derive at least 25% of their energy from zero direct (tailpipe) CO <sub>2</sub> emission fuels or plug-in power for their normal operation at sea and in ports;         c. where technologically and economically not feasible to comply with the criterion in point (a), until 31 December 2025, the vessels have an attained Energy Efficiency Design Index (EEDI) value 10% below the EEDI requirements applicable on 1 April 2022, if the vessels are able to run on zero direct (tailpipe) emission fuels or on fuels from renewable sources.		ave zero direct (tailpipe) CO <sub>2</sub> emissions; logically and economically not feasible to comply with point (a), until 31 December 2025, hybrid and dual fuel e at least 25% of their energy from zero direct (tailpipe) fuels or plug-in power for their normal operation at sea logically and economically not feasible to comply with n point (a), until 31 December 2025, the vessels have nergy Efficiency Design Index (EEDI) value 10% below irements applicable on 1 April 2022, if the vessels are a zero direct (tailpipe) emission fuels or on fuels from	Under the Framework Danske Bank intends to finance passenger water transport where either, i) the vessels have zero direct tailpipe $CO_2$ emissions or ii) up until 31 December 2025, hybrid and dual fuel vessels that derive at least 50% of their energy from zero direct tailpipe $CO_2$ emission fuels or plug-in power for their normal operations.	Aligned

Framework Activity assessed Clean Transportatio		Clean Transportation		
EU Activity 6.13 Infrastructure for personal mobility, cycle logistic		6.13 Infrastructure for personal mobility, cycle logistic	tics	
NACE Code F42.11, F42.12, F43.21, F71.1 and F71.20		F42.11, F42.12, F43.21, F71.1 and F71.20		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation The infrastructure that is constructed and operated is dedicated to personal mobility or cycle logistics: pavements, bike lanes and pedestrian zones, electrical charging and hydrogen refuelling installations for personal mobility devices.		or cycle logistics: pavements, bike lanes and s, electrical charging and hydrogen refuelling	Danske Bank has confirmed to Sustainalytics that financing under the Framework for infrastructure for personal mobility, cycle logistics will comply with the TSC for this activity.	Aligned

Framework Activity assessed         Clean Transportation			
EU Activity         6.14 Infrastructure for rail transport			
NACE Code	F42.12, F42.13, M71.12, M71.20, F43.21, and H52.21		
EU Technical Screening Criteria		Alignment with Technical Screening Criteria	
a) the infrastr 2016/797 of i) electrifie subsyste commar signallin (EU)2010 ii) new and subsyste line trac operatio be fit fo years fro on-board control-o Annex II. iii) until 202	ems: infrastructure, energy, on-board control- nd and signalling, and trackside control-command and g subsystems as defined in Annex II.2 to Directive	Danske Bank has confirmed to Sustainalytics that only activities meeting these criteria will be financed under the Framework. Additionally, the Framework excludes transportation activities dedicated to the transport or storage of fossil fuels.	Aligned

	indicative extensions to third countries, nor any nationally, supranationally or internationally defined network of major rail lines: infrastructure, energy, on-board control-command and signalling, and trackside control-command and signalling subsystems as defined in Annex II.2 to Directive (EU) 2016/797;	
2	<ul> <li>b) the infrastructure and installations are dedicated to transhipping freight between the modes: terminal infrastructure and superstructures for loading, unloading and transhipment of goods;</li> <li>c) infrastructure and installations are dedicated to the transfer of passengers from rail to rail or from other modes to rail.</li> <li>2) The infrastructure is not dedicated to the transport or storage of fossil fuels.</li> </ul>	

Framework Activity assessed	Clean Transportation	Clean Transportation		
EU Activity6.15 Infrastructure enabling low-carbon road transpoNACE CodeF42.11, F42.13, F71.1 and F71.20		port and public transport		
EU Technical Screening Criteria		Alignment with Technical Screening Criteria		
a. the zero grid road b. the tran and goo c. the sub sign	nfrastructure and installations are dedicated to urban and urban public passenger transport, including associated alling systems for metro, tram and rail systems. astructure is not dedicated to the transport or storage of	Danske Bank has confirmed to Sustainalytics that only activities meeting these criteria will be financed under the Framework. Additionally, the Framework excludes transportation activities dedicated to the transport or storage of fossil fuels.	Aligned	

Table 14	able 14					
Framework Activity assessed		Clean Transportation				
EU Activity 6.16. Infrastructure enabling low of		6.16. Infrastructure enabling low carbon water transpo	rbon water transport			
NACE Code		F42.91, F71.1 or F71.20				
EU Technical	Screening Criteria		Alignment with Technical Screening Criteria			
NACE Code       F42.91, F71.1 or F71.20         EU Technical Screening Criteria       I) The activity complies with one or more of the following criteria: <ul> <li>a) the infrastructure is dedicated to the operation of vessels with zero direct (tailpipe) CO2 emissions: electricity charging hydrogen-based refuelling;</li> <li>b) the infrastructure is dedicated to the provision of shore-side electrical power to vessels at berth;</li> <li>c) the infrastructure is dedicated to the performance of the port's own operations with zero direct (tailpipe) CO2 emissions;</li> <li>d) the infrastructure and installations are dedicated to transhipping freight between the modes: terminal infrastructure and superstructures for loading, unloading and transhipment of goods.</li> </ul> <li>2) The infrastructure is not dedicated to the transport or storage of fossil fuels.</li>		ucture is dedicated to the operation of vessels with t (tailpipe) CO <sub>2</sub> emissions: electricity charging, ased refuelling; ructure is dedicated to the provision of shore-side ower to vessels at berth; ucture is dedicated to the performance of the port's ions with zero direct (tailpipe) CO <sub>2</sub> emissions; ucture and installations are dedicated to transhipping tween the modes: terminal infrastructure and cures for loading, unloading and transhipment of	Danske Bank has confirmed to Sustainalytics that only activities meeting these criteria will be financed under the Framework. Additionally, the Framework excludes transportation activities dedicated to the transport or storage of fossil fuels.	Aligned		

		Clean Transportation		
		3.3 Manufacture of low carbon technologies for transport		
NACE Code C29.1, C30.1, C30.2, C30.9, C33.15 and C33.17		C29.1, C30.1, C30.2, C30.9, C33.15 and C33.17		
EU Technical So	creening Criteria	-	Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>The economic activity manufactures, repairs, maintains, retrofits, repurposes or upgrades:</li> <li>a. trains, passenger coaches and wagons that have zero direct (tailpipe) CO<sub>2</sub> emissions;</li> </ul>		<ul> <li>t a. trains, passenger coaches and wagons that have zero direct (tailpipe) CO<sub>2</sub> emissions:</li> </ul>	
	CO <sub>2</sub> emission infrastructure infrastructure c. urban, suburb	nger coaches and wagons that have zero direct tailpipe when operated on a track with necessary , and use a conventional engine where such is not available (bimode); ban and road passenger transport devices, where the e) CO <sub>2</sub> emissions of the vehicles are zero;	b. trains, passenger coaches and wagons that have zero direct tailpipe $CO_2$ emission when operated on a track with necessary infrastructure, and use a conventional engine where such infrastructure is not available (bimode);	

1	until 31 December 2025, vehicles designated as categories M2 and M3 that have a type of bodywork classified as 'CA' (single-deck vehicle), 'CB' (double-deck vehicle), 'CC' (single-deck articulated	C.	urban, suburban where the direct ( are zero;
	vehicle) or 'CD' (double-deck articulated vehicle), and comply with	d.	N/A
t F	the latest EURO VI standard, i.e. both with the requirements of Regulation (EC) No 595/2009 of the European Parliament and of the Council and, from the time of the entry into force of amendments to that Regulation, in those amending acts, even before they become	e.	personal mobility from the physica emissions motor, physical activity;
e. p	applicable, and with the latest step of the Euro VI standard set out in Table 1 of Appendix 9 to Annex I to Commission Regulation (EU) No 582/2011 where the provisions governing that step have entered into force but have not yet become applicable for this type of vehicle. Where such standard is not available, the direct $CO_2$ emissions of the vehicles are zero; personal mobility devices with a propulsion that comes from the physical activity of the user, from a zero-emissions motor, or a mix of zero-emissions motor and physical activity;	f.	vehicles of categ vehicles with: i. until 31 CO2, as Regulatio Parliame 50gCO2/ vehicles) ii. N/A
	vehicles of category $M_1$ and $N_1$ classified as light-duty vehicles with:	g.	vehicles of catego to 0g CO2e/km emission test laid the European Parl
(	(low- and zero-emission light-duty vehicles);	h.	vehicles of categ heavy-duty vehicl fuels with a techn not exceeding 7,5 duty vehicles' as Regulation (EU) 2
h. v F	Council; vehicles of categories N2 and N3, and N1 classified as heavy-duty vehicles, not dedicated to transporting fossil fuels with a technically permissible maximum laden mass not exceeding 7,5 tonnes that are 'zero-emission heavy-duty vehicles' as defined in Article 3, point (11), of Regulation (EU) 2019/1242 of the European Parliament and of the Council;	i.	and of the Counci vehicles of cate transporting foss maximum laden n emission heavy-du (11), of Regulati heavy-duty vehicle
f c c t	vehicles of categories N2 and N3 not dedicated to transporting fossil fuels with a technically permissible maximum laden mass exceeding 7,5 tonnes that are zero-emission heavy-duty vehicles', as defined in Article 3, point (11), of Regulation (EU) 2019/1242 or 'low-emission heavy-duty vehicles' as defined in Article 3, point (12) of that Regulation; inland passenger water transport vessels that:	j.	that Regulation; inland passenger i. have zer ii. until 31 I vessels u zero dire in power
j. i.		k.	inland freight wa transporting fossi i. have zer

- urban, suburban and road passenger transport devices, where the direct (tailpipe) CO<sub>2</sub> emissions of the vehicles are zero;
- personal mobility devices with a propulsion that comes from the physical activity of the user, from a zeroemissions motor, or a mix of zero-emissions motor and physical activity;
- f. vehicles of category M1 and N1 classified as light-duty vehicles with:
  - until 31 December 2025: specific emissions of CO2, as defined in Article 3(1), point (h), of Regulation (EU) 2019/631 of the European Parliament and of the Council, lower than 50gCO2/km (low- and zero-emission light-duty vehicles);
- g. vehicles of category L with tailpipe CO2 emissions equal to 0g CO2e/km calculated in accordance with the emission test laid down in Regulation (EU) 168/2013 of the European Parliament and of the Council;
- h. vehicles of categories N2 and N3, and N1 classified as heavy-duty vehicles, not dedicated to transporting fossil fuels with a technically permissible maximum laden mass not exceeding 7,5 tonnes that are 'zero-emission heavyduty vehicles' as defined in Article 3, point (11), of Regulation (EU) 2019/1242 of the European Parliament and of the Council;
- vehicles of categories N2 and N3 not dedicated to transporting fossil fuels with a technically permissible maximum laden mass exceeding 7,5 tonnes that are zeroemission heavy-duty vehicles', as defined in Article 3, point (11), of Regulation (EU) 2019/1242 or 'low-emission heavy-duty vehicles' as defined in Article 3, point (12) of that Regulation;
- . inland passenger water transport vessels that:
  - i. have zero direct (tailpipe) CO2 emissions;
  - until 31 December 2025, are hybrid and dual fuel vessels using at least 50 % of their energy from zero direct (tailpipe) CO2 emission fuels or plugin power for their normal operation;
- k. inland freight water transport vessels, not dedicated to transporting fossil fuels, that:
  - have zero direct (tailpipe) CO2 emission;
- until 31 December 2025, are hybrid and dual fuel vessels using at least 50% of their energy from zero direct (tailpipe) CO<sub>2</sub> emission fuels or plug-in power for their normal operation;
- k. inland freight water transport vessels, not dedicated to transporting fossil fuels, that:
- i. have zero direct (tailpipe) CO<sub>2</sub> emission;
- until 31 December 2025, have direct (tailpipe) emissions of CO<sub>2</sub> per tonne kilometre (gCO<sub>2</sub>/tkm), calculated (or estimated in case of new vessels) using the Energy Efficiency Operational Indicator, 50% lower than the average reference value for emissions of CO<sub>2</sub> defined for heavy duty vehicles (vehicle subgroup 5-LH) in accordance with Article 11 of Regulation (EU) 2019/1242;
- I. sea and coastal freight water transport vessels, vessels for port operations and auxiliary activities, that are not dedicated to transporting fossil fuels, that:
- i. have zero direct (tailpipe) CO<sub>2</sub> emissions;
- until 31 December 2025, are hybrid and dual fuel vessels that derive at least 25% of their energy from zero direct (tailpipe) CO<sub>2</sub> emission fuels or plug-in power for their normal operation at sea and in ports;
- until 31 December 2025, and only where it can be proved that the vessels are used exclusively for operating coastal and short sea services designed to enable modal shift of freight currently transported by land to sea, the vessels that have direct (tailpipe) CO<sub>2</sub> emissions, calculated using the International Maritime Organization (IMO) Energy Efficiency Design Index (EEDI), 50% lower than the average reference CO<sub>2</sub> emissions value defined for heavy duty vehicles (vehicle subgroup 5-LH) in accordance with Article 11 of Regulation (EU) 2019/1242;
- iv. until 31 December 2025, the vessels have an attained Energy Efficiency Design Index (EEDI) value 10% below the EEDI requirements applicable on 1 April 2022 if the vessels are able to run on zero direct (tailpipe) CO<sub>2</sub> emission fuels or on fuels from renewable sources;
- m. sea and coastal passenger water transport vessels, not dedicated to transporting fossil fuels, that:
- i. have zero direct (tailpipe) CO<sub>2</sub> emissions;
- until 31 December 2025, hybrid and dual fuel vessels derive at least 25% of their energy from zero direct (tailpipe) CO<sub>2</sub> emission fuels or plug-in power for their normal operation at sea and in ports;
- iii. until 31 December 2025, the vessels have an attained Energy Efficiency Design Index (EEDI) value 10% below the EEDI

- until 31 December 2025, have direct (tailpipe) emissions of CO2 per tonne kilometre (gCO2/tkm), calculated (or estimated in case of new vessels) using the Energy Efficiency Operational Indicator(85), 50 % lower than the average reference value for emissions of CO2 defined for heavy duty vehicles (vehicle subgroup 5-LH) in accordance with Article 11 of Regulation (EU) 2019/1242;
- sea and coastal freight water transport vessels, vessels for port operations and auxiliary activities, that are not dedicated to transporting fossil fuels, that:
  - i. have zero direct (tailpipe) CO2 emissions;
  - until 31 December 2025, are hybrid and dual fuel vessels that derive at least 25 % of their energy from zero direct (tailpipe) CO2 emission fuels or plug-in power for their normal operation at sea and in ports;
  - iii. until 31 December 2025, and only where it can be proved that the vessels are used exclusively for operating coastal and short sea services designed to enable modal shift of freight currently transported by land to sea, the vessels that have direct (tailpipe) CO2 emissions, calculated using the International Maritime Organization (IMO) Energy Efficiency Design Index (EEDI)(86), 50 % lower than the average reference CO2 emissions value defined for heavy duty vehicles (vehicle subgroup 5-LH) in accordance with Article 11 of Regulation (EU) 2019/1242;
  - until 31 December 2025, the vessels have an attained Energy Efficiency Design Index (EEDI) value 10 % below the EEDI requirements applicable on 1 April 2022(87) if the vessels are able to run on zero direct (tailpipe) CO2 emission fuels or on fuels from renewable sources (88);
- m. sea and coastal passenger water transport vessels, not dedicated to transporting fossil fuels, that:
  - i. have zero direct (tailpipe) CO2 emissions;
  - ii. until 31 December 2025, hybrid and dual fuel vessels derive at least 25 % of their energy from zero direct (tailpipe) CO2 emission fuels or plug-

requirements applicable on 1 April 2022 if the vessels are able to run on zero direct (tailpipe) CO <sub>2</sub> emission fuels or on fuels from renewable sources.	in power for their normal operation at sea and in ports; iii. until 31 December 2025, the vessels have an attained Energy Efficiency Design Index (EEDI) value 10 % below the EEDI requirements applicable on 1 April 2022 if the vessels are able to run on zero direct (tailpipe) CO2 emission fuels or on fuels from renewable sources.
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Framework Act	tivity assessed	Renewable Energy		
EU Activity		4.3 Electricity generation from wind power		
NACE Code		D35.11 and F42.22		
EU Technical S	creening Criteria		Alignment with Technical Screening Criteria	
Mitigation	The activity generation	ates electricity from wind power.	Eligible by default.	Aligned

### Table 17

Framework Acti	vity assessed	Renewable Energy			
EU Activity		4.1 Electricity generation using solar photovoltaic technology			
NACE Code		D35.11 and F42.22			
EU Technical Screening Criteria			Alignment with Technical Screening Criteria		
		ates electricity using solar PV technology.	Eligible by default.	Aligned	

Framework Activity assessed		Renewable Energy			
EU Activity		4.2 Electricity generation using concentrated solar power (CSP) technology			
NACE Code		D35.11 and F42.22			
EU Technical Sci	reening Criteria		Alignment with Technical Screening Criteria		
Mitigation The activity genera		ates electricity using CSP technology.	Eligible by default.	Aligned	

Table 19				
Framework Act	tivity assessed	Renewable Energy		
EU Activity		4.4 Electricity generation from ocean energy technologies		
NACE Code		D35.11 and F42.22		
EU Technical So	creening Criteria		Alignment with Technical Screening Criteria	
Mitigation	The activity gener	ates electricity from ocean energy.	Eligible by default.	Aligned

Framework Activity assessedRenewable EnergyEU Activity4.5 Electricity generation from hydropower		Renewable Energy			
		4.5 Electricity generation from hydropower			
NACE Code D35.11 and F42.22					
EU Technical So	<ul> <li>a) the electricity in have an artificity of have an artificity of the power der W/m<sup>2</sup>;</li> <li>c) the life cycle of hydropower, a emissions are alternatively, u</li> </ul>	HG emissions from the generation facility is above 5 HG emissions from the generation of electricity from re lower than 100gCO <sub>2</sub> e/kWh. The life cycle GHG calculated using Recommendation 2013/179/EU or, sing ISO 14067:2018, ISO 14064-1:2018 or the G-res ed life cycle GHG emissions are verified by an	Alignment with Technical Screening Criteria         The Framework specifies that hydropower projects will be limited to one of the following: Danske Bank has confirmed that the projects under this activity will meet either of the mentioned mitigation criteria. <ul> <li>a) run-of-river facilities without an artificial reservoir</li> <li>b) facilities with a power density for electricity generation above 5W/m<sup>2</sup></li> <li>c) facilities with life-cycle GHG emissions from electricity generation lower than 100g CO<sub>2</sub>e/kWh</li> </ul> Danske Bank has confirmed to Sustainalytics that when relying on the life cycle GHG emissions criteria, the life cycle GHG emissions will be calculated using Recommendation 2013/179/EU or, alternatively, using ISO 14067:2018, ISO 14064-1:2018 or the G-res	gned	

Framework Activi	ty assessed	Renewable Energy			
		.13 Manufacture of biogas and biofuels for use in transport and of bioliquids			
		D35.21			
EU Technical Scre	ening Criteria		Alignment with Technical Screening Criteria		
Mitigation 1	for use in trans with the criteria (EU) 2018/200 or biofuels for complies with f of the Directive Food-and feed use in transpor The greenhous biofuels and bi bioliquids are a and the relative (EU) 2018/200 Where the mai organic materia Sections 5.6 a applicable. Where the C manufacturing storage, the accordance wi	sport and for the manufacture of bioliquids complies a laid down in Article 29, paragraphs 2 to 5, of Directive 1. Forest biomass used for the manufacture of biogas use in transport and for the manufacture of bioliquids the criteria laid down in Article 29, paragraphs 6 and 7 e. crops are not used for the manufacture of biofuels for rt and for the manufacture of bioliquids. se gas emission savings from the manufacture of ogas for use in transport and from the manufacture of at least 65% in relation to the GHG saving methodology e fossil fuel comparator set out in Annex V to Directive	Danske Bank has confirmed that the projects under this activity will comply with the listed criteria.	Aligned	

Framework Activity assessed		assessed	Renewable Energy		
EU Activity			4.20 Cogeneration of heat/cool and power from bioenergy		
NACE Code			D35.11 and D35.30		
EU Technical S	creer	ning Criteria		Alignment with Technical Screening Criteria	
Mitigation	1.		mass used in the activity complies with the criteria laid 29, paragraphs 2 to 5, of Directive (EU) 2018/2001.	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

		Forest biomass used in the activity complies with the criteria laid down in Article 29, paragraphs 6 and 7 of that Directive.		
	2.	The greenhouse gas emission savings from the use of biomass in		
		cogeneration installations are at least 80 % in relation to the GHG		
		emission saving methodology and fossil fuel comparator set out in		
		Annex VI to Directive (EU) 2018/2001.		
	3.	Where the cogeneration installations rely on anaerobic digestion of		
		organic material, the production of the digestate meets the criteria in		
		Sections 5.6 and criteria 1 and 2 of Section 5.7 of the EU Taxonomy		
		Delegated Act document , as applicable.		
	4.	Points 1 and 2 do not apply to cogeneration installations with a total		
		rated thermal input below 2 MW and using gaseous biomass fuels.		

Framework Activity	y assessed	Renewable Energy			
EU Activity		4.24 Production of heat/cool from Bioenergy			
NACE Code		D35.30			
EU Technical Screening Criteria			Alignment with Technical Screening Criteria		
Mitigation 1. 2. 3. 4.	and cool compl 2 to 5, of Dire activity complie 6 and 7, of that The greenhous at least 80 % in relative fossil f 2018/2001. Where the ins material, the pre 5.6 and criteria Act document, Points 1 and 2	se gas emission savings from the use of biomass are relation to the GHG emission saving methodology and fuel comparator set out in Annex VI to Directive (EU) stallations rely on anaerobic digestion of organic oduction of the digestate meets the criteria in Sections 1 and 2 of Section 5.7 of the EU Taxonomy Delegated	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned	

Framework Activity assessed EU Activity NACE Code		assessed	enewable Energy				
			4.18 Cogeneration of heat/cool and power from geother	.18 Cogeneration of heat/cool and power from geothermal energy			
			D35.11 and D35.30				
EU Technical Screening Criteria			Alignment with Technical Screening Criteria				
Mitigation	•	heat/cool and 100gCO <sub>2</sub> e per Lifecycle GHG data, where 2013/179/EU o 1:2018.	GHG emissions from the combined generation of power from geothermal energy are lower than I kWh of energy output from the combined generation. emissions are calculated based on project-specific available, using Commission Recommendation or, alternatively, using ISO 14067:2018 or ISO 14064- cycle GHG emissions are verified by an independent	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned		

Framework Activity assessed		Renewable Energy					
EU Activity		4.22 Production of heat/cool from geothermal energy	.22 Production of heat/cool from geothermal energy				
NACE Code		D35.30	D35.30				
EU Technical Screening Criteria			Alignment with Technical Screening Criteria				
Mitigation	The life cycle GHG emissions from the generation of heat/cool from geothermal energy are lower than 100gCO <sub>2</sub> e/kWh. Lifecycle GHG emissions are calculated based on project-specific data, where available, using Commission Recommendation 2013/179/EU or, alternatively, using ISO 14067:2018 or ISO 14064-1:2018. Quantified life cycle GHG emissions are verified by an independent third		Danske Bank has confirmed that all the relevant projects under this activity will meet all the mentioned mitigation criteria.	Aligned			
	party.	e one enilosione are termed by an independent tilled					

Framework Activity assessed         Renewable Energy		
EU Activity	4.16 Installation and operation of electric heat pumps	
NACE Code	D35.30 and F43.22	
EU Technical Screening Criteria		Alignment with Technical Screening Criteria

Mitigation	The installation and operation of electric heat pumps complies with both of the following criteria:	Danske Bank has confirmed that all the relevant projects under this activity will meet all the mentioned mitigation criteria.	Aligned
	<ul> <li>a) refrigerant threshold: Global Warming Potential does not exceed 675;</li> <li>b) energy efficiency requirements laid down in the implementing regulations188 under Directive 2009/125/EC are met.</li> </ul>		

### Table 27

Framework Activity assessed		Renewable Energy			
EU Activity		1.25 Production of heat/cool using waste heat			
NACE Code		D35.30			
EU Technical Screening Criteria			Alignment with Technical Screening Criteria		
		ces heat/cool from waste heat	Eligible by default.	Aligned	

Framework Activity assessed EU Activity		Renewable Energy		
		.10 Manufacture of hydrogen		
NACE Code C20.11				
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
NACE Code       C20.11         EU Technical Screening Criteria       Alig         Mitigation       • The activity complies with the life cycle GHG emissions savings       Dan		f 73.4% for hydrogen [resulting in life cycle GHG ver than $3tCO_2e/tH_2$ ] and 70% for hydrogen-based relative to a fossil fuel comparator of 94g CO_2e/MJ in approach set out in Article 25(2) of and Annex V to 2018/2001. G emissions savings are calculated using the eferred to in Article 28(5) of Directive (EU) 2018/2001 v, using ISO 14067:2018 or ISO 14064- 1:2018. cycle GHG emission savings are verified in line with Directive (EU) 2018/2001 where applicable, or by an ird party. O <sub>2</sub> that would otherwise be emitted from the process is captured for the purpose of underground	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

accordance with the technical screening criteria set out in Sections 5.11 and 5.12, respectively, of this Annex	

Framework Act	ivity assessed	Renewable Energy		
EU Activity		4.9 Transmission and distribution of electricity		
NACE Code		D35.12 and D35.13		
EU Technical Screening Criteria         Mitigation         The activity complies with one of the following criteria:			Alignment with Technical Screening Criteria	
Mitigation	<ol> <li>The transmissi electricity syst criteria:         <ul> <li>a) the system interconnece Switzerland systems;</li> <li>b) more than system is gCO2e/kWl electricity g</li> <li>c) the average annual em system, div that system measured generation</li> </ul> </li> <li>Infrastructure of an existing dire power product 100 gCO2e/kW Installation of requirements of (EU) 2019/944</li> <li>The activity is of a) construction existing dire below the t</li> </ol>	lies with one of the following criteria: on and distribution infrastructure or equipment is in an em that complies with at least one of the following in is the interconnected European system, i.e., the cted control areas of Member States, Norway, and the United Kingdom, and its subordinated 67% of newly enabled generation capacity in the below the generation threshold value of 100 in measured on a life cycle basis in accordance with generation criteria, over a rolling five-year period; e system grid emissions factor, calculated as the total issions from power generation connected to the rided by the total annual net electricity production in in, is below the threshold value of 100 gCO <sub>2</sub> e/kWh on a life cycle basis in accordance with electricity criteria, over a rolling five-year period; dedicated to creating a direct connection or expanding ect connection between a substation or network and a ion plant that is more greenhouse gas intensive than // measured on a life cycle basis is not compliant. metering infrastructure that does not meet the of smart metering systems of Article 20 of Directive is not compliant.	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

	<ul> <li>b) construction and operation of electric vehicle (EV) charging stations and supporting electric infrastructure for the electrification of transport, subject to compliance with the technical screening criteria under the transport Section of the EU Taxonomy Delegated Act document;</li> <li>c) installation of transmission and distribution transformers that comply with the Tier 2 (1 July 2021) requirements set out in Annex</li> </ul>
	<ul> <li>I to the Commission Regulation (EU) No 548/2014178 and, for medium power transformers with highest voltage for equipment not exceeding 36 kV, with AAA0 level requirements on no-load losses set out in standard EN 50588-1.</li> <li>d) construction/installation and operation of equipment and infrastructure where the main objective is an increase of the generation or use of renewable electricity generation;</li> </ul>
	<ul> <li>e) installation of equipment to increase the controllability and observability of the electricity system and to enable the development and integration of renewable energy sources, including:</li> </ul>
	<ul> <li>sensors and measurement tools (including meteorological sensors for forecasting renewable production);</li> </ul>
	<li>ii. communication and control (including advanced software and control rooms, automation of substations or feeders, and voltage control capabilities to adapt to more decentralised renewable infeed).</li>
	<ul> <li>f) installation of equipment such as, but not limited to future smart metering systems or those replacing smart metering systems in line with Article 19(6) of Directive (EU) 2019/944 of the European Parliament and of the Council, which meet the requirements of Article 20 of Directive (EU) 2019/944, able to carry information to users for remotely acting on consumption, including customer data hubs;</li> </ul>
	g) construction/installation of equipment to allow for exchange of
	<ul> <li>specifically renewable electricity between users;</li> <li>h) construction and operation of interconnectors between transmission systems, provided that one of the systems is compliant.</li> </ul>
F	or the purposes of this Section, the following specifications apply:
	<ul> <li>a) the rolling five-year period used in determining compliance with the thresholds is based on five consecutive historical years, including the year for which the most recent data are available;</li> </ul>
	<li>b) a 'system' means the power control area of the transmission or distribution network where the infrastructure or equipment is installed;</li>

c)	transmission systems may include generation capacity connected to subordinated distribution systems;	
d)		
	is deemed to be on a trajectory to full decarbonisation may also	
	be deemed to be on a trajectory to full decarbonisation;	
e)	to determine compliance, it is possible to consider a system	
	covering multiple control areas which are interconnected and with	
	significant energy exchanges between them, in which case the weighted average emissions factor across all included control	
	areas is used, and individual subordinated transmission or	
	distribution systems within that system is not required to	
	demonstrate compliance separately;	
f)	it is possible for a system to become non-compliant after having	
	previously been compliant. In systems that become non-	
	compliant, no new transmission and distribution activities are compliant from that moment onward, until the system complies	
	again with the threshold (except for those activities that are	
	always compliant, see above). Activities in subordinated systems	
	may still be compliant, where those subordinated systems meet	
	the criteria of this Section;	
g)	a direct connection or expansion of an existing direct connection to production plants includes infrastructure that is indispensable	
	to carry the associated electricity from the power generating	
	facility to a substation or to the network.	

Framework Activity assessed		ed	Renewable Energy					
EU Activity			4.14 Transmission and distribution networks for renew	.14 Transmission and distribution networks for renewable and low-carbon gases				
NACE Code			D35.22, F42.21 and H49.50					
EU Technical S	cree	ning Crite	eria		Alignment with Technical Screening Criteria			
EU Technical Screening Criteria       A         Mitigation       1. The activity consists in one of the following:       D		on or operation of new transmission and distribution ledicated to hydrogen or other low carbon gases; i/repurposing of existing natural gas networks to ogen; gas transmission and distribution networks that e integration of hydrogen and other low-carbon gases work, including any gas transmission or distribution ctivity that enables the increase of the blend of	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned				

2.	The activity includes leak detection and repair of existing gas pipelines and other network elements to reduce methane leakage.	

### Table 31

Framework Act	tivity assessed	Renewable Energy		
EU Activity 4.15 District heating/cooling distribution		4.15 District heating/cooling distribution		
NACE Code D35.30		D35.30		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>a) for construction infrastructure for the definition of down in Article</li> <li>b) for refurbishme distributing here system meet the down in Article three year perion equivalent in connetwork;</li> <li>c) the activity is the infrastructure of the activity is the activity is the advanced</li> </ul>	lies with one of the following criteria: ion and operation of pipelines and associated for distributing heating and cooling, the system meets of efficient district heating and cooling systems laid 2, point 41, of Directive 2012/27/EU; nent of pipelines and associated infrastructure for eating and cooling, the investment that makes the he definition of efficient district heating or cooling laid e 2, point 41, of Directive 2012/27/EU starts within a tod as underpinned by a contractual obligation or an ase of operators in charge of both generation and the he following: n to lower temperature regimes; pilot systems (control and energy management ternet of Things).	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

Framework Activity assessed		Renewable Energy			
EU Activity NACE Code		4.10 Storage of electricity			
		No dedicated NACE code			
EU Technical Screening Criteria			Alignment with Technical Screening Criteria		
<ul> <li>Mitigation</li> <li>The activity is the construction and operation of electricity storage including pumped hydropower storage.</li> <li>Where the activity includes chemical energy storage, the medium of storage (such as hydrogen or ammonia) complies with the criteria for manufacturing of the corresponding product specified in Sections 3.7</li> </ul>		bed hydropower storage. vity includes chemical energy storage, the medium of as hydrogen or ammonia) complies with the criteria for	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned	

hydrogen as electricity storage, where hydrogen meets the technical screening criteria specified in Section 3.10 of the EU Taxonomy Delegated Act document, re-electrification of hydrogen is also considered part of the activity.	
considered part of the activity.	

Framework Activity assessed		Renewable Energy		
EU Activity		1.11 Storage of thermal energy		
NACE Code		No dedicated NACE code		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation The activity stores		es thermal energy, including Underground Thermal TES) or Aquifer Thermal Energy Storage (ATES).	Eligible by default.	Aligned

### Table 34

Framework Activity assessed		Renewable Energy		
EU Activity NACE Code		4.12 Storage of hydrogen		
		No dedicated NACE code		
EU Technical	Screening Criteria	·	Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>b) conversion of e facilities dedication</li> <li>c) operation of hy the facility med</li> </ul>	of the following: f hydrogen storage facilities; existing underground gas storage facilities into storage ated to hydrogen-storage; rdrogen storage facilities where the hydrogen stored in ets the criteria for manufacture of hydrogen set out in if the EU Taxonomy Delegated Act document.	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

Framework Activity assessed	Renewable Energy	
EU Activity	Activity 3.1 Manufacture of renewable energy technologies	
NACE Code	C25, C27 and C28	
EU Technical Screening Criteria		Alignment with Technical Screening Criteria

Mitigation	The economic activity manufactures renewable energy technologies.	Eligible by default.	Aligned
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### Table 36

Framework Activity assessed		Renewable Energy		
EU Activity		3.2 Manufacture of equipment for the production and use of hydrogen		
NACE Code		C25, C27 and C28		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation	hydrogen complia	ivity manufactures equipment for the production of nt with the Technical Screening Criteria set out in s Annex and equipment for the use of hydrogen.	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

### Table 37

Framework Activity assessed EU Activity NACE Code		Renewable Energy		
		3.4 Manufacture of batteries		
		C27.2 and E38.32		
EU Technical Screening Criteria			Alignment with Technical Screening Criteria	
Mitigation	packs and a including from GHG emission storage and otl	activity manufactures rechargeable batteries, battery occumulators (and their respective components), secondary raw materials, that result in substantial reductions in transport, stationary and off-grid energy her industrial applications. activity recycles end-of-life batteries.	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

Framework Activity assessed		Energy and Emission Efficient Products, Solutions and	I Manufacturing	
EU Activity		3.5 Manufacture of energy efficiency equipment for b	uildings	
NACE Code		C16.23, C23.11, C23.20, C23.31, C23.32, C23.43, C.23 C27.51, C28.11, C28.12, C28.13 and C28.14	.61, C25.11, C25.12, C25.21, C25.29, C25.93, C27.31, C27.32, C27.33,	C27.40,
EU Technical Sc	creening Criteria		Alignment with Technical Screening Criteria	
Mitigation products and their ke a) windows with U-		tivity manufactures one or more of the following key components: U-value lower or equal to 1,0 W/m <sup>2</sup> K; value lower or equal to 1,2 W/m <sup>2</sup> K;	Danske Bank has confirmed that the projects under this activity will meet all the mentioned mitigation criteria.	Aligned

c)	external wall systems with U-value lower or equal to 0,5 W/m <sup>2</sup> K;	
d)	roofing systems with U-value lower or equal to 0,3 W/m <sup>2</sup> K;	
e)	insulating products with a lambda value lower or equal to 0,06	
	W/mK;	
f)	household appliances falling into the highest two populated classes	
	of energy efficiency in accordance with Regulation (EU) 2017/1369	
	of the European Parliament and of the Council and delegated acts	
	adopted under that Regulation;	
g)	light sources rated in the highest two populated classes of energy	
	efficiency in accordance with Regulation (EU) 2017/1369 and	
	delegated acts adopted under that Regulation;	
h)	space heating and domestic hot water systems rated in the highest	
	two populated classes of energy efficiency in accordance with	
	Regulation (EU) 2017/1369 and delegated acts adopted under that	
:)	Regulation;	
i)	cooling and ventilation systems rated in the highest two populated	
	classes of energy efficiency in accordance with Regulation (EU) 2017/1369 and delegated acts adopted under that Regulation;	
:)	presence and daylight controls for lighting systems;	
j) k)	heat pumps compliant with the technical screening criteria set out	
K)	in Section 4.16 of the Climate Delegated Annex;	
I)	façade and roofing elements with a solar shading or solar control	
''	function, including those that support the growing of vegetation;	
m)	energy-efficient building automation and control systems for	
,	residential and non-residential buildings;	
n)	zoned thermostats and devices for the smart monitoring of the main	
	electricity loads or heat loads for buildings, and sensoring	
	equipment;	
o)	products for heat metering and thermostatic controls for individual	
	homes connected to district heating systems, for individual flats	
	connected to central heating systems serving a whole building, and	
	for central heating systems;	
p)	district heating exchangers and substations compliant with the	
	district heating/cooling distribution activity set out in Section 4.15	
	of the Climate Delegated Annex;	
q)	products for smart monitoring and regulating of heating system, and	
	sensoring equipment.	

Framework Activity assessed	Energy and Emission Efficient Products, Solutions and Manufacturing				
EU Activity	Activity 8.1 Data processing, hosting and related activities				
NACE Code	J63.11				
EU Technical Screening Criteria		Alignment with Technical Screening Criteria			
NACE Code         J63.11           EU Technical Screening Criteria         A           Mitigation         1. The activity has implemented all relevant practices listed as "expected practices" in the most recent version of the European Code of Conduct on Data Centre Energy Efficiency, or in CEN-CENELEC document CLC TR50600-99-1 "Data centre facilities and Statement of S		Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation. Danske Bank has communicated to Sustainalytics that it will ensure compliance with the TSC as a part of its due diligence process.	Aligned		

Framework Activity assessed EU Activity NACE Code		Energy and Emission Efficient Products, Solutions and	Energy and Emission Efficient Products, Solutions and Manufacturing			
		8.2 Data-driven solutions for GHG emissions reduction	.2 Data-driven solutions for GHG emissions reduction			
		J61, J62 and J63.11				
EU Technical Sci	reening Criteria		Alignment with Technical Screening Criteria			
EU Technical Screening Criteria       All         Mitigation       1. The ICT solutions are predominantly used for the provision of data and analytics enabling GHG emission reductions.       Data and analytics enabling GHG emission reductions.       arr         2. Where an alternative solution/technology is already available on the market, the ICT solution demonstrates substantial life-cycle GHG       Substantial Stress		enabling GHG emission reductions. Emative solution/technology is already available on the CT solution demonstrates substantial life-cycle GHG vings compared to the best performing alternative nology. Life-cycle GHG emissions and net emissions ted using Recommendation 2013/179/EU or, using ETSI ES 203 199, ISO 14067:2018 or ISO 14064- e-cycle GHG emission reductions are verified by an	Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation. Danske Bank has communicated to Sustainalytics that it will ensure compliance with the TSC as a part of its due diligence process.	Aligned		

standard criteria, including those for critical review, have been followed when the value was derived.	

Framework Acti	ivity assessed	Energy and Emission Efficient Products, Solutions and	I Manufacturing	
EU Activity		3.7 Manufacture of cement		
NACE Code		C23.51		
EU Technical Sc			Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>a. grey cerr lower tha</li> <li>b. cement fi the spec alternativ tonne of o</li> <li>Where CO<sub>2</sub> that w process is capture transported and s</li> </ul>	factures one of the following: nent clinker where the specific GHG emissions are n 0,722 tCO <sub>2</sub> e per tonne of grey cement clinker; rom grey clinker or alternative hydraulic binder, where ific GHG emissions from the clinker and cement or re binder production are lower than 0,469 tCO <sub>2</sub> e per cement or alternative binder manufactured. yould otherwise be emitted from the manufacturing ed for the purpose of underground storage, the CO <sub>2</sub> is tored underground, in accordance with the technical set out in Sections 5.11 and 5.12 of this Annex.	Under the Framework Danske Bank intends to finance facilities with installed carbon capture and storage dedicated to supporting innovative manufacturing technologies that enable significant GHG-reductions compared to traditional methods. Danske Bank will ensure that minimum criteria outlined in the EU Taxonomy will be met as part of its project selection process.	Aligned

Table 42	ble 42				
Framework Acti	ivity assessed	Energy and Emission Efficient Products, Solutions and	l Manufacturing		
EU Activity		3.8 Manufacture of aluminium	8 Manufacture of aluminium		
NACE Code		C24.42 and C24.53			
EU Technical Sc	reening Criteria		Alignment with Technical Screening Criteria		
Mitigation	The activity manuf	actures one of the following:	Under the Framework Danske Bank intends to finance the manufacture of secondary aluminium.	Aligned	
	<ul> <li>a. primary aluminium where the economic activity complies with two of the following criteria until 2025 and with all of the following criteria after 2025:         <ul> <li>i. the GHG emissions do not exceed 1,484 tCO<sub>2</sub>e per ton of aluminium manufactured:</li> </ul> </li> </ul>				

	ii. iii.	the average carbon intensity for the indirect GHG emissions does not exceed 100g CO2e/kWh; the electricity consumption for the manufacturing process does not exceed 15.5 MWh/t Al.	
	b. seconda	ry aluminium.	

Framework Activity assessed		Energy and Emission Efficient Products, Solutions and Manufacturing		
EU Activity 3.9 Manufacture of iron and steel		3.9 Manufacture of iron and steel		
NACE Code	NACE Code C24.10, C24.20, C24.31, C24.32, C24.33, C24.34, C24		51 and C24.52	
EU Technical Sc	reening Criteria		Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>a. iron and s emission accordan 2019/331 different <ol> <li>ii.</li> <li>iv.</li> <li>v.</li> <li>v.</li> <li>v.</li> </ol> </li> <li>b. steel in el or EAF h Regulation relative to i.</li> <li>ii.</li> </ul>	Factures one of the following: Steel where GHG emissions: reduced by the amount of s assigned to the production of waste gases in the with point 10.1.5(a) of Annex VII to Regulation (EU) I do not exceed the following values applied to the manufacturing process steps: hot metal = 1,331 tCO <sub>2</sub> e/t product; sintered ore = 0,163 tCO <sub>2</sub> e/t product; coke (excluding lignite coke) = 0,144 tCO <sub>2</sub> e/t product; iron casting = 0,299 tCO <sub>2</sub> e/t product; electric Arc Furnace (EAF) high alloy steel = 0,266 tCO <sub>2</sub> e/t product; electric arc furnaces (EAF) carbon steel = 0,209 <sup>(117)</sup> tCO <sub>2</sub> e/t product. lectric arc furnaces (EAFs) producing EAF carbon steel igh alloy steel, as defined in Commission Delegated on (EU) 2019/331 and where the steel scrap input to product output is not lower than: 70 % for the production of high alloy steel; 90 % for the production of carbon steel. It would otherwise be emitted from the manufacturing ed for the purpose of underground storage, the CO <sub>2</sub> is tored underground, in accordance with the technical set out in Sections 5.11 and 5.12 of this Annex.	Under the Framework Danske Bank intends to finance the production of steel using green hydrogen dedicated to supporting innovative manufacturing technologies that enable significant GHG-reductions compared to traditional methods. Danske Bank will ensure that minimum criteria outlined in the EU Taxonomy will be met as part of its project selection process.	Aligned

Table 44	able 44				
Framework Ac	tivity assessed	Energy and Emission Efficient Products, Solutions and	d Manufacturing		
EU Activity		3.15 Manufacture of anhydrous ammonia			
NACE Code		C20.15			
EU Technical S	EU Technical Screening Criteria		Alignment with Technical Screening Criteria		
Mitigation	a. ammonia technical (Manufac	lies with one of the following criteria: a is produced from hydrogen that complies with the screening criteria set out in Section 3.10 of this Annex cturing of hydrogen); a is recovered from waste water.	Under the Framework Danske Bank intends to finance the manufacturing of ammonia using green hydrogen dedicated to supporting innovative manufacturing technologies that enable significant GHG-reductions compared to traditional methods. Danske Bank will ensure that minimum criteria outlined in the EU Taxonomy will be met as part of its project selection process.	ligned	

Framework Activity assessed Energy and Emission Effici		Energy and Emission Efficient Products, Solutions and	d Manufacturing	
EU Activity         3.17 Manufacture of plastics in primary form				
NACE Code		C20.16		
EU Technical Sc	reening Criteria		Alignment with Technical Screening Criteria	
Mitigation	<ul> <li>a. the plasti recycling</li> <li>b. where m economi manufac</li> <li>life-cycle excluding are lowe plastic</li> <li>feedstoc</li> <li>Recomm</li> <li>14067:20</li> <li>emission</li> <li>c. derived w cycle Gł</li> </ul>	lies with one of the following criteria: ic in primary form is fully manufactured by mechanical of plastic waste; nechanical recycling is not technically feasible or cally viable, the plastic in primary form is fully tured by chemical recycling of plastic waste and the GHG emissions of the manufactured plastic, g any calculated credits from the production of fuels, r than the life-cycle GHG emissions of the equivalent in primary form manufactured from fossil fuel k. Life-cycle GHG emissions are calculated using endation 2013/179/EU or, alternatively, using ISO 118 or ISO 14064-1:2018. Quantified life-cycle GHG is are verified by an independent third party. <i>r</i> holly or partially from renewable feedstock and its life- IG emissions are lower than the life-cycle GHG is of the equivalent plastics in primary form	Under the Framework Danske Bank intends to finance the manufacturing plastics from fully mechanically recycled plastic waste or from renewable feedstock such as certified biomass, industrial or municipal bio-waste. Danske Bank will ensure that minimum criteria outlined in the EU Taxonomy will be met as part of its project selection process.	Aligned

manufactured from fossil fuel feedstock. Life-cycle GHG emissions are calculated using Recommendation 2013/179/EU or, alternatively, using ISO 14067:2018 or ISO 14064-1:2018. Quantified life-cycle GHG emissions are verified by an independent third party.	
Agricultural biomass used for the manufacture of plastics in its primary form complies with the criteria laid down in Article 29, paragraphs 2 to 5, of Directive (EU) 2018/2001. Forest biomass used for the manufacture of plastics in its primary form complies with the criteria laid down in Article 29, paragraphs 6 and 7 of that Directive.	

Framework Acti	vity assessed	Green Buildings	
EU Activity		7.1 Construction of new buildings	
NACE Code		F41.1, F41.2	
NACE Code EU Technical Sc Mitigation	Constructions of n 1. The Primary E of the building than the three requirements 2010/31/EU of energy perfor Performance 2. For buildings resulting from and thermal in set at the de disclosed to i and traceable construction p integrity testir	ew buildings for which: nergy Demand (PED), defining the energy performance gresulting from the construction, is at least 10 % lower shold set for the nearly zero-energy building (NZEB) in national measures implementing Directive of the European Parliament and of the Council. The rmance is certified using an as built Energy Certificate (EPC). larger than 5000 m <sup>2</sup> , upon completion, the building of the construction undergoes testing for air-tightness negrity, and any deviation in the levels of performance sign stage or defects in the building envelope are nvestors and clients. As an alternative; where robust e quality control processes are in place during the process this is acceptable as an alternative to thermal	<ul> <li>than the primary energy demand resulting from the relevant Nearly Zero Energy Buildings requirements, or (ii) the building achieves or is expected to achieve an eligible green building certification. In markets where NZEB requirements are not yet legally defined, the Bank will reply on national building codes as a proxy. Sustainalytics notes that financing the construction of buildings which have received an eligible green building certification, without assurance that the construction also results a net primary energy demand at least 10% lower than the primary energy demand resulting from the relevant Nearly Zero Energy Buildings requirements, is not aligned with the TSC.</li> <li>2. Danske Bank currently provides loans to select projects larger than 5000m<sup>2</sup> and may finance such buildings in the future.</li> </ul>
	Potential (GW been calculat	P) of the building resulting from the construction has ed for each stage in the life cycle and is disclosed to clients on demand.	s tightness and thermal insulation in Finland, Sweden, Norway

	Danske Bank expects that majority of portfolio assets to be	
	financed will fulfill the criterion (1) under the construction of new	
	buildings of the TSC. Given the limitation of green building	
	certifications to demonstrate alignment with the EU TSC on	
	confirmation on life-cycle Global Warming Potential analysis for all	
	assets larger than 5000m <sup>2</sup> , Sustainalytics considers these criteria	
	to be partially aligned with the TSC of EU taxonomy.82	

Framework Activity assessed     Green Buildings			
EU Activity	EU Activity         7.7 Acquisition and ownership of buildings		
NACE Code		L68	
EU Technical Screenin	ng Criteria		Alignment with Technical Screening Criteria
2.	least an Ene alternative, th regional build Demand (PED least compar performance December 200 non-residentia For buildings criteria specif time of the ac . Confirm t lower tha (NZEB) D built Ener . For buildi resulting tightness performa envelope alternativ processe	built after 31 December 2020, the building meets the ied in Section 7.1 of this Annex that are relevant at the	<ul> <li>may finance the acquisition of buildings which have an (i) Energy Performance Certificate (EPC) rating of A or (ii) is otherwise deemed to belong to the top 15% of energy performing buildings in the relevant area which is distinguishes by residential or non-residential building type</li> <li>2. For buildings built after the 31<sup>st</sup> of December 2020, Danske Bank may finance the acquisition of buildings where the net primary energy demand is at least 10% lower than the primary energy demand resulting from the relevant NZEB requirements.</li> <li>i. Sustainalytics notes that the Bank may finance the acquisition of buildings which are located in regions where NZEB requirements have not yet been adopted by local law such as Norway and the UK and will rely on National building codes as a proxy in such cases.</li> <li>ii. Danske Bank considers existing building regulation on air- tightness and thermal insulation in Finland, Sweden, Norway and Denmark to be robust and expects projects to</li> </ul>

<sup>82</sup> Sustainalytics notes that as of September 2022, the EU Taxonomy has not specified the conditions on which green building certification aligns with the TSC.

<ul> <li>iii. For buildings larger than 5000 m<sup>2</sup>, the life-cycle Global Warming Potential (GWP) of the building resulting from the construction has been calculated for each stage in the life cycle and is disclosed to investors and clients on demand.</li> <li>3. Where the building is a large non-residential building (with an effective rated output for heating systems, systems for combined space heating and ventilation of over 290 kW) it is efficiently operated through energy performance monitoring and assessment.</li> <li>3. Support the substraint of the substrain</li></ul>			
<ul> <li>3. Where the building is a large non-residential building (with an effective rated output for heating systems, systems for combined space heating and ventilation, air-conditioning systems or systems for combined air-conditioning and ventilation of over 290 kW) it is efficiently operated through energy performance monitoring and assessment.</li> <li>3. Where the building is a large non-residential building (with an effective rated output for heating systems, systems or combined space heating and ventilation, air-conditioning systems or systems for combined air-conditioning and ventilation of over 290 kW) it is efficiently operated through energy performance monitoring and assessment.</li> <li>3. Sustainalytics notes that for larger construction projects, energy efficiency monitoring systems will be standard practice in all buildings Danske Bank acquires.</li> <li>3. Given that majority of the portfolio to be financed will fulfil the TSC criteria under this activity and the limitations of green building certifications to demonstrate alignment with the TSC,</li> </ul>	Potential (GWP) of the building resulting from the construction has been calculated for each stage in the life cycle and is	life-cycle Global Warming Potential will be conducted for	
	effective rated output for heating systems, systems for combined space heating and ventilation, air-conditioning systems or systems for combined air-conditioning and ventilation of over 290 kW) it is efficiently operated through energy performance monitoring and	<ul> <li>achieves or is expected to achieve an eligible green building certification. Sustainalytics notes that financing the acquisition of buildings which have received an eligible green building certification, without assurance that the building falls within the top 15% or have an EPC rating A is not aligned with the TSC.</li> <li>3. Sustainalytics notes that for larger construction projects, energy efficiency monitoring systems will be standard practice in all buildings Danske Bank acquires.</li> <li>Given that majority of the portfolio to be financed will fulfil the TSC criteria under this activity and the limitations of green building certifications to demonstrate alignment with the TSC,</li> </ul>	

#### Table 48

Framework Act	ivity assessed	Green Buildings		
EU Activity		7.2 Renovation of existing buildings		
NACE Code F41, F43		F41, F43		
EU Technical S	creening Criteria		Alignment with Technical Screening Criteria	
Mitigation The building renovation complies with the applicable requirements for major renovations. Alternatively, it leads to a reduction of primary energy demand (PED) of at least 30%.		Alternatively, it leads to a reduction of primary energy	Danske Bank has confirmed that all relevant projects under the Framework will meet the criteria on major renovations and lead to a reduction of primary energy demand of at least 30%.	Aligned

#### Table 49

Framework Activity assessed		Green Buildings		
EU Activity		7.3 Installation, maintenance and repair of energy efficiency equipment		
NACE Code		F42, F43, M71, C16, C17, C22, C23, C25, C27, C28, S95.21, S95.22 and C33.12		
EU Technical Sc	reening Criteria		Alignment with Technical Screening Criteria	
MitigationThe activity consists in one of the following individual measures provide that they comply with minimum requirements set for individu components and systems in the applicable national measure		y with minimum requirements set for individual	Danske Bank plans to finance the installation, maintenance and repair of on-site renewable energy generation facilities. Danske Bank has confirmed to Sustainalytics that all relevant projects to be	Aligned

<sup>83</sup> Sustainalytics notes that as of September 2022, the EU Taxonomy has not specified the conditions on which green building certification aligns with the TSC.

implementing Directive 2010/31/EU and, where applicable, are rated in the highest two populated classes of energy efficiency in accordance with Regulation (EU) 2017/1369 and delegated acts adopted under that Regulation:	
<ul> <li>a) addition of insulation to existing envelope components, such as external walls (including green walls), roofs (including green roofs), lofts, basements and ground floors (including measures to ensure airtightness, measures to reduce the effects of thermal bridges and scaffolding) and products for the application of the insulation to the building envelope (including mechanical fixings and adhesive);</li> <li>b) replacement of existing windows with new energy efficient windows;</li> <li>c) replacement of existing external doors with new energy efficient doors;</li> <li>d) installation and replacement of energy efficient light sources;</li> <li>e) installation and airconditioning (HVAC) and water heating systems, including equipment related to district heating services, with highly efficient technologies;</li> <li>f) installation of low water and energy using kitchen and sanitary water fittings which comply with technical specifications set out in Appendix E of the Climate Delegated Annex and, in case of shower solutions, mixer showers, shower outlets and taps, have a max water flow</li> </ul>	

Framework Activity assessed		Green Buildings			
EU Activity		7.4 Installation, maintenance and repair of charging stations for electric vehicles			
NACE Code		F42, F43, M71, C16, C17, C22, C23, C25, C27, C28			
EU Technical Screening Criteria			Alignment with Technical Screening Criteria		
Mitigation Installation, main vehicles.		enance or repair of charging stations for electric	Eligible by default.	Aligned	

Table 51	
Framework Activity assessed	Green Buildings

EU Activity		7.5 Installation, maintenance and repair of instruments and devices for measuring, regulation and controlling energy performance of buildings			
NACE Code		F42, F43, M71, C16, C17, C22, C23, C25, C27, C28			
EU Technical Sci	reening Criteria		Alignment with Technical Screening Criteria		
Mitigation	<ul> <li>measures:</li> <li>a) installation, m thermostat sy day light control b) installation, m control syster lighting control c) installation, m cool and elect</li> <li>d) installation, m with a solar s</li> </ul>	naintenance and repair of building automation and ms, building energy management systems (BEMS), ol systems and energy management systems (EMS); naintenance and repair of smart meters for gas, heat,	Danske Bank plans to finance the installation of energy performance measuring and controlling equipment. Danske Bank confirms that all relevant projects that are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation.	Aligned	

Framework Activity assessed	Green Buildings				
EU Activity	7.6 Installation, maintenance and repair of renewable	7.6 Installation, maintenance and repair of renewable energy technologies			
NACE Code	F42, F43, M71, C16, C17, C22, C23, C25, C27, C28				
EU Technical Screening Criteria Alignment with Technical Screening Criteria					
EU Technical Screening CriteriaMitigationThe activity consists in one of the following individual measures, if installed on-site as technical building systems: a) installation, maintenance and repair of solar photovoltaic systems and the ancillary technical equipment; b) installation, maintenance and repair of solar hot water panels and the ancillary technical equipment; c) installation, maintenance, repair and upgrade of heat pumps contributing to the targets for renewable energy in heat and cool in accordance with Directive (EU) 2018/2001 and the ancillary technical equipment; d) installation, maintenance and repair of solar transpired collectors and the ancillary technical equipment; f) installation, maintenance and repair of solar transpired collectors and the ancillary technical equipment;		Danske Bank plans to finance the installation, maintenance and repair of on-site renewable energy generation facilities. Danske Bank confirms that all relevant projects that are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation.	Aligned		

	installation, maintenance and repair of high efficiency micro CHP (combined heat and power) plant; installation, maintenance and repair of heat exchanger/recovery systems.		

Framework Activity assessed		Pollution Prevention and Control			
EU Activity		5.5 Collection and transport of non-hazardous waste i	in source segregated fractions		
NACE Code		E38.11			
EU Technical S	creening Criteria		Alignment with Technical Screening Criteria		
Mitigation		ected and transported non-hazardous waste that is irce is intended for preparation for reuse or recycling	Danske Bank has communicated to Sustainalytics that efforts will be taken for segregation and transportation of non-hazardous waste financed under this activity, which further aims to support activity 5.9 on 'material recovery from non-hazardous waste'. Given that majority of the portfolio to be financed will fulfill the TSC and the non-hazardous waste will be intended for preparation for reuse or recycling operations, Sustainalytics considers this activity under the Framework to be partially aligned with the TSC of the EU Taxonomy.	Partially Aligned	

Framework Activity assessed		Pollution Prevention and Control				
EU Activity		5.6 Anaerobic digestion of sewage sludge	.6 Anaerobic digestion of sewage sludge			
NACE Code E37.00, F42.9, E38.21, F42.99, E38.21, F42.99		E37.00, F42.9, E38.21, F42.99, E38.21, F42.99				
EU Technical Sc	creening Criteria		Alignment with Technical Screening Criteria			
Mitigation	2. The produce or heat or up	and contingency plan is in place in order to minimize tage at the facility. I biogas is used directly for the generation of electricity graded to bio-methane for injection in the natural gas as vehicle fuel or as feedstock in chemical industry.	<ul> <li>Danske Bank confirms that it requires projects to have a monitoring and contingency plan in place to minimize methane leakage at facilities it may finance.</li> <li>Additionally, Danske Bank confirms that the biogas produced under the anaerobic digestion of sewage sludge will be directly used for the generation of electricity or heat or upgraded to biomethane for injection in the natural gas grid or used as vehicle fuel or as feedstock in chemical industry.</li> </ul>			

Framework Activity assessed EU Activity		Pollution Prevention and Control		
		5.7 Anaerobic digestion of bio-waste		
NACE Code		E37.00, F42.9, E38.21, F42.99, E38.21, F42.99		
EU Technical Screening Criteria Alignment with Technical Screening Criteria		Alignment with Technical Screening Criteria		
4	methane leak The produced or heat or upg grid or used a The bio-wast segregated ar the produced directly or afte feed crops us	and contingency plan is in place in order to minimise age at the facility. biogas is used directly for the generation of electricity graded to bio-methane for injection in the natural gas s vehicle fuel or as feedstock in chemical industry. the that is used for anaerobic digestion is source and collected separately. I digestate is used as fertiliser or soil improver, either er composting or any other treatment. ted bio-waste treatment plants, the share of food and sed as input feedstock, measured in weight, as an ge, is less than or equal to 10% of the input feedstock.	Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation.	Aligned

Framework Activity assessed		Pollution Prevention and Control			
EU Activity		5.8 Composting of bio-waste	5.8 Composting of bio-waste		
NACE Code		E37.00, F42.9, E38.21, F42.99, E38.21, F42.99			
EU Technical Se	creening Criteria		Alignment with Technical Screening Criteria		
Mitigation	<ol> <li>Creening Criteria</li> <li>The bio-waste that is composted is source segregated and collected separately.</li> <li>The compost produced is used as fertiliser or soil improver and meets the requirements for fertilising materials set out in Component Material Category 3 in Annex II to Regulation (EU) 2019/1009 or national rules on fertilisers or soil improvers for agricultural use.</li> </ol>		Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation.	Aligned	

Table 57			
Framework Activity assessed	Pollution Prevention and Control		
EU Activity	5.9 Material recovery from non-hazardous waste		

NACE Code		E37.00, F42.9, E38.21, F42.99, E38.21, F42.99				
EU Technical Screening Criteria			Alignment with Technical Screening Criteria			
Mitigation The activity converts at least 50 %, in terms of weight, of the processed separately collected non-hazardous waste into secondary raw materials that are suitable for the substitution of virgin materials in production processes.		ed non-hazardous waste into secondary raw materials or the substitution of	Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will meet TSC criteria for climate change mitigation.	Aligned		

Framework Activity assessed		sessed	Pollution Prevention and Control				
EU Activity			5.11. Transport of CO <sub>2</sub>				
NACE Code			F42.21 and H49.50				
EU Technical So	creening	g Criteria		Alignment with Technical Screening Criteria			
Mitigation	<ul> <li>injection point does not lead to CO<sub>2</sub> leakages above 0.5% of the mass of CO2 transported.</li> <li>2. The CO<sub>2</sub> is delivered to a permanent CO<sub>2</sub> storage site that meets the criteria for underground geological storage of CO<sub>2</sub> set out in Section 5.12 of this Annex; or to other transport modalities, which lead to permanent CO<sub>2</sub> storage site that meet those criteria.</li> <li>3. Appropriate leak detection systems are applied and a monitoring plan is in place, with the report verified by an independent third party.</li> <li>4. The activity may include the installation of assets that increase the</li> </ul>		does not lead to $CO_2$ leakages above $0.5$ % of the mass inted. vered to a permanent $CO_2$ storage site that meets the erground geological storage of $CO_2$ set out in Section nex; or to other transport modalities, which lead to $_2$ storage site that meet those criteria. In detection systems are applied and a monitoring plan the report verified by an independent third party.	Danske Bank confirms that all relevant projects which are planned and expected to be financed under this activity will meet TSC criteria for climate change mitigation.	Aligned		

Framework Activity assessed EU Activity		Pollution Prevention and Control		
		5.12 Underground permanent geological storage of CO2		
NACE Code		E39.00		
EU Technical So	creening Criteria	riteria Alignment with Technical Screening Criteria		
Mitigation	and surroundi point (8), of D of the Counc geological for 2. For operation	ion and assessment of the potential storage complex ing area, or exploration within the meaning of Article 3, Directive 2009/31/EC of the European Parliament and cil is carried out in order to establish whether the mation is suitable for use as a $CO_2$ storage site. of underground geological $CO_2$ storage sites, including ost closure obligations:	<ol> <li>Danske Bank confirms that all relevant projects which are planned and expected to be financed under this Activity will be accompanied by an assessment of the potential storage complex and surrounding area or exploration in line with relevant regulation will be carried out in order to establish whether the geological formation is suitable for use as a CO<sub>2</sub> storage site. Furthermore, the Bank has</li> </ol>	ned

<ul> <li>a. appropriate leakage detection systems are implemented prevent release during operation;</li> <li>b. a monitoring plan of the injection facilities, the stora complex, and, where appropriate, the surround environment is in place, with the regular reports checked the competent national authority.</li> <li>3. For the exploration and operation of storage sites within the Uni the activity complies with Directive 2009/31/EC. For the exploratian of storage sites in third countries, the activic complies with ISO 27914:2017 for geological storage of CO<sub>2</sub>.</li> </ul>	<ul> <li>a part of its internal due diligence process.</li> <li>ge 2. For operation of underground geological CO<sub>2</sub> storage sites:</li> <li>by i. Danske Bank confirms that appropriate leakage detection systems are implemented to prevent release of CO<sub>2</sub> during operation, and;</li> <li>on ii. Danske Bank confirms that a monitoring plan will be in</li> </ul>

Framework Activity assessed	Environmentally sustainable management of living natural resources and land use				
EU Activity	1.3. Forest management				
NACE Code	A2, II 02.10				
EU Technical Screening Criteria		Alignment with Technical Screening Criteria			
<ul> <li>1.1. The activity management national law management FAO definition plan'. The forest m period of 10 yeriod all management b) general management whole for c) definition and inter distribution</li> </ul>	n of the area according to its gazetting in the land	While Danske Bank has confirmed to finance the activities under forest management as per the Framework's eligibility criteria, but the Bank is unable to confirm compliance with the TSC criteria. Therefore, Sustainalytics has assessed this activity as not aligned.	Not Aligned		

	e	<ul> <li>compartments, roads, rights of way and other public access, physical features including waterways, areas under legal and other restrictions:</li> </ul>
	f	
	g	<ul> <li>consideration of societal issues (including preservation of landscape, consultation of stakeholders in accordance with the terms and conditions laid down in national law);</li> </ul>
	h	<ul> <li>assessment of forest related risks, including forest fires, and pests and diseases outbreaks, with the aim of preventing, reducing and controlling the risks and measures deployed to</li> </ul>
	i)	ensure protection and adaptation against residual risks;
	1.3.	The sustainability of the forest management systems, as documented in the plan referred to in point 1.1, is ensured by choosing the most ambitious of the following approaches:
		) the forest management matches the applicable national definition of sustainable forest management;
	b	<ul> <li>the forest management matches the Forest Europe definition of sustainable forest management, and complies with the Pan- European Operational Level Guidelines for Sustainable Forest Management;</li> </ul>
	C	<ul> <li>the management system in place shows compliance with the forest sustainability criteria set out in Article 29(6) of Directive (EU) 2018/2001, and as of the date of its application with the implementing act on operational guidance for energy from forest biomass adopted under Article 29(8) of that Directive.</li> </ul>
		The activity does not involve the degradation of land with high carbon stock
		The management system associated with the activity in place complies with the due diligence obligation and legality requirements laid down in Regulation (EU) No 995/2010.
	1.6.	The forest management plan or equivalent instrument provides for monitoring which ensures the correctness of the information contained in the plan, in particular as regards the data relating to the involved area.
	2.1.	limate benefit analysis For areas that comply with the requirements at forest sourcing area level to ensure that carbon stocks and sinks levels in the forest are maintained or strengthened over the long term in accordance with Article 29(7), point (b), of Directive (EU) 2018/2001 the activity complies with the following criteria:
_		erre in the following offeria.

- a) the climate benefit analysis demonstrates that the net balance of GHG emissions and removals generated by the activity over a period of 30 years after the beginning of the activity is lower than a baseline, corresponding to the balance of GHG emissions and removals over a period of 30 years starting at the beginning of the activity, associated to the business-asusual practices that would have occurred on the involved area in the absence of the activity;
- b) long-term climate benefits are considered demonstrated by proof of alignment with Article 29(7), point (b), of Directive (EU) 2018/2001.
- 2.2. For areas that do not comply with the requirements at forest sourcing area level to ensure that carbon stocks and sinks levels in the forest are maintained or strengthened over the long term in accordance with Article 29(7), point (b), of Directive (EU) 2018/2001 the activity complies with the following criteria:
  - a) the climate benefit analysis demonstrates that the net balance of GHG emissions and removals generated by the activity over a period of 30 years after the beginning of the activity is lower than a baseline, corresponding to the balance of GHG emissions and removals over a period of 30 years starting at the beginning of the activity, associated to the business-asusual practices that would have occurred on the involved area in the absence of the activity.
  - b) the projected long-term average net GHG balance of the activity is lower than the long-term average GHG balance projected for the baseline, referred to in point 2.2, where long term corresponds to the longer duration between 100 years and the duration of an entire forest cycle.
- 2.3. The calculation of climate benefit complies with all of the following criteria:
  - a) the analysis is consistent with the 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories. The climate benefit analysis is based on transparent, accurate, consistent, complete and comparable information, covers all carbon pools impacted by the activity, including above-ground biomass, belowground biomass, deadwood, litter and soil, relies on the most conservative assumptions for calculations and includes appropriate considerations about the risks of nonpermanence and reversals of carbon sequestration, the risk of saturation and the risk of leakage.
  - b) the business-as-usual practices, including harvesting practices, are one of the following:

<ul> <li>i. the management practices as documented in the latest version of the forest management plan or equivalent instrument before the start of the activity, if any;</li> <li>ii. the most recent business-as-usual practices prior to the start of the activity;</li> <li>iii. the practices corresponding to a management system ensuring that carbon stocks and sinks levels in the forest area are maintained or strengthened over the long term as set out in Article 29(7), point (b), of Directive (EU) 2018/2001.</li> <li>c) the resolution of the analysis is proportionate to the size of the area concerned and values specific to the area concerned are used.</li> <li>d) emissions and removals that occur due to natural disturbances, such as pests and diseases infestations, forest fires, wind, storm damages, that impact the area and cause underperformance do not result in non-compliance with Regulation (EU) 2020/852, provided that the climate benefit analysis is consistent with the 2019 Refinement to the 2006 IPCC Guidelines for National Greenhouse Gas Inventories regarding emissions and removals due to natural disturbances.</li> <li>2.4. Forest holdings under 13ha are not required to perform a climate benefit analysis.</li> </ul>	
<ol> <li>Guarantee of permanence</li> <li>In accordance with national law, the forest status of the area in which the activity takes place is guaranteed by one of the following measures:         <ul> <li>a) the area is classified in the permanent forest estate as defined by the FAO;</li> <li>b) the area is classified as a protected area;</li> <li>c) the area is the subject of any legal or contractual guarantee ensuring that it will remain a forest.</li> </ul> </li> <li>In accordance with national law, the operator of the activity commits that future update to the forest management plan or equivalent instrument, beyond the activity that is financed, will continue to seek the climate benefits as determined in point 2. Besides, the operator of the activity commits to compensate any reduction in the climate benefit determined in point 2 with an equivalent climate benefit resulting from the conduct of an activity that corresponds to one of the forestry activities defined in this Regulation.</li> </ol>	

<ul> <li>Within two years after the beginning of the activity and every 10 years thereafter, the compliance of the activity the substantial contribution to climate change mitigation criteria and the DNSH criteria is verified by either of the following: <ul> <li>a) the relevant national competent authorities;</li> <li>b) an independent third-party certifier, at the request of national authorities or the operator of the activity.</li> <li>In order to reduce costs, audits may be performed together with any forest certification, climate certification or other audit. The independent third-party certifier may not have any conflict of interest with the owner or the funder and may not be involved in the development of a performed for the performance of the activity.</li> </ul> </li> </ul>	
<ul> <li>development or operation of the activity.</li> <li>5. Group assessment The compliance with the criteria for substantial contribution to climate change mitigation and with DNSH criteria may be checked: <ul> <li>a) at the level of the forest sourcing area as defined in Article 2, point (30), of Directive (EU) 2018/2001;</li> <li>b) at the level of a group of holdings sufficiently homogeneous to evaluate the risk of the sustainability of the forest activity, provided that all those holdings have a durable relationship between them and participate in the activity and the group of those holdings remains the same for all subsequent audits. </li> </ul></li></ul>	

# **Appendix 3 Green Finance / Green Finance Programme - External Review Form**

### Section 1. Basic Information

Issuer name:	Danske Bank Group
Green Bond ISIN or Issuer Green Bond Framework Name, if applicable:	Danske Bank Group Green Finance Framework
Review provider's name:	Sustainalytics
Completion date of this form:	November 1, 2022

### Section 2. Review overview

#### SCOPE OF REVIEW

The following may be used or adapted, where appropriate, to summarise the scope of the review. The review assessed the following elements and confirmed their alignment with the GBP:

$\boxtimes$	Use of Proceeds	$\boxtimes$	Selection
$\boxtimes$	Management of Proceeds	$\boxtimes$	Reporting
ROLE(	S) OF REVIEW PROVIDER		
$\boxtimes$	Consultancy (incl. 2 <sup>nd</sup> opinion)		Certification
	Verification		Rating
	Other (please specify):		

Note: In case of multiple reviews / different providers, please provide separate forms for each review.

. . . ..

#### EXECUTIVE SUMMARY OF REVIEW and/or LINK TO FULL REVIEW (if applicable)

Please refer to Evaluation Summary above.

## Section 3. Detailed review

Reviewers are encouraged to provide the information below to the extent possible and use the comment section to explain the scope of their review.

#### **1. USE OF PROCEEDS**

Overall comment on section (if applicable):

The eligibility categories for use of proceeds - Clean Transportation, Renewable Energy, Energy and Emission Efficient Products, Solutions and Manufacturing, Green Buildings, Environmentally Sustainable Management of Living Natural Resources and Land Use, Sustainable Water and Wastewater Management, Pollution Prevention and Control and Climate Change Adaptation - are aligned with those recognized by Green Bond Principles 2021 and Green Loan Principles 2021. Sustainablytics considers that the investments in the eligible categories are expected to lead to positive environmental impacts and advance UN Sustainable Development Goals, specifically SDGs 6, 7, 9, 11, 12, 13, 14 and 15

#### Use of proceeds categories as per GBP:

$\boxtimes$	Renewable energy	$\boxtimes$	Energy efficiency
$\boxtimes$	Pollution prevention and control	$\boxtimes$	Environmentally sustainable management of living natural resources and land use
	Terrestrial and aquatic biodiversity conservation	$\boxtimes$	Clean transportation
$\boxtimes$	Sustainable water and wastewater management	$\boxtimes$	Climate change adaptation
	Eco-efficient and/or circular economy adapted products, production technologies and processes		Green buildings
	Unknown at issuance but currently expected to conform with GBP categories, or other eligible areas not yet stated in GBP		Other (please specify):

If applicable please specify the environmental taxonomy, if other than GBP:

#### 2. PROCESS FOR PROJECT EVALUATION AND SELECTION

Overall comment on section (if applicable):

Danske Bank's sustainability experts within its lending units evaluate potential green loans, their compliance with the green loan categories and their environmental benefits. The final decision on the selection of green loans is made by Danske Bank's Green Bond Committee (GBC), which approves green loans, excludes green loans that no longer meet the eligibility criteria and/or are associated with a controversy, monitors the allocation of green bond net proceeds, and maintains and updates the Green Finance Framework. Moreover, the GBC takes the EU Taxonomy linked DNSH criteria into account on as best effort basis throughout the evaluation process. The GBC, chaired by the Danske Bank Group Head of Treasury, consists of representatives from the Bank's Sustainable Finance, Societal Impact and Sustainability and Risk Management functions, and meets on a bimonthly basis. With regard to its lending activities, Danske Bank applies an ESG risk assessment. Based on the establishment of a formal committee and risk management processes, Sustainalytics considers this process to be in line with market practice.

#### **Evaluation and selection**

- □ Credentials on the issuer's environmental ⊠ Do sustainability objectives pr
- Defined and transparent criteria for projects eligible for Green Bond proceeds
- ☑ Documented process to determine that projects fit within defined categories
- Documented process to identify and manage potential ESG risks associated with the project

□ Summary criteria for project evaluation and □ Other (*please specify*): selection publicly available

#### Information on Responsibilities and Accountability

- Evaluation / Selection criteria subject to In-house assessment external advice or verification
- □ Other (please specify):

#### **3. MANAGEMENT OF PROCEEDS**

Overall comment on section (if applicable):

An amount of green loans equivalent or exceeding the net proceeds from its outstanding green bonds, will be earmarked to eligible projects. Danske Bank uses dedicated green registries to keep track of the green loans per issuing entity and net proceeds from the respective entities' green bond issuance on a portfolio basis. The Group Treasuries will be responsible for overseeing this process. The proceeds from the instruments issued under the Framework will be used to finance green loans and/or repay green bonds across Danske Bank entities. Pending allocation, unallocated proceeds will be invested in Danske Bank's treasury liquidity portfolio in cash or other short-term and liquid instruments. Danske Bank intends to allocate all proceeds at the time of issuance. Sustainalytics considers this process to be in line with market practice.

#### Tracking of proceeds:

- $\boxtimes$  Green Bond proceeds segregated or tracked by the issuer in an appropriate manner
- Disclosure of intended types of temporary investment instruments for unallocated proceeds
- $\Box$  Other (please specify):

#### Additional disclosure:

Allocations to future investments only
 Allocations to both existing and future investments
 Allocation to individual disbursements
 Allocation to a portfolio of disbursements
 Disclosure of portfolio balance of unallocated proceeds
 Other (please specify):

#### 4. REPORTING

Overall comment on section (if applicable):

Danske Bank intends to report annually and per issuing entity on the allocation of proceeds on its website, until the issuing entity's green bonds have matured. The allocation reporting will include a summary of general green bond developments, the outstanding amount of green bonds, the total allocation of green bond net proceeds to each green loan category, the balance of green loans in the green registries and estimated EU Taxonomy Climate Delegated Act eligibility and alignment of green loans. In addition, Danske Bank is committed to reporting on relevant environmental impact metrics mentioned below. Sustainalytics considers this process to be in line with market practice.

Use	Use of proceeds reporting:					
	Project-by-project		$\boxtimes$	On a	a project portfolio basis	
	Linkage to individual bond(s)			Othe	er (please specify):	
	Information reported:					
	X A	located amounts		[	<ul> <li>Green Bond financed share of total investment</li> </ul>	
	□ 0	her (please specify):				
	Frequer	ICY:				
$\boxtimes$	Annual	-			□ Semi-annual	
	Other (please spec	;ifv):				
		<b>,</b> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Imp	act reporting:					
	Project-by-project		$\boxtimes$	On a	a project portfolio basis	
	Linkage to individua	l bond(s)		Othe	ner (please specify):	
	Informa	tion reported (expected	d or e	x-post	t):	
	⊠ GH	IG Emissions / Savings		$\boxtimes$	Energy Savings	
	🗆 De	crease in water use			Other ESG indicators (please specify):	
Γ	Clean transport	Low-carbon public	trans	sport a	and vehicles	
				•	d (pkm or tkm) s per year)	
		Low-carbon transp				
					s per year) due to the installed technology (direct), by	
					or passenger transport from road to, for example, both (as applicable)	
		Number of	of unit	ts insta	talled (if applicable)	
	Manufacturing of lo					
-	Number of vehicles manufactured Renewable energy Renewable energy generation					
	Renewable				eneration (MWh per year)	
	GHG savin Manufacturing of re     Generation				energy capacity (MW) s per year)	
					energy technologies	
			on cap	bacity o	of manufactured components (MW)	
		Storage c     Energy transmission			manufactured components (MW)	
					ssion (km)	
					(MWh per year)	
					acity (MW) /h per year) (if applicable)	

Energy and emission- efficient products, solutions and manufacturing	<ul> <li>Amount of manufactured energy efficiency components</li> <li>Amount of manufactured low-emission intensity basic materials</li> <li>GHG savings (tonnes per year)</li> </ul>
Environmentally sustainable management of living natural	<ul> <li>Forests and forestry</li> <li>Forest area (hectares)</li> <li>Forestry certification scheme (if applicable)</li> <li>Net carbon sequestration (tonnes per year) (if available)</li> <li>Fishery</li> <li>Certification scheme</li> <li>Type of fish (if available)</li> </ul>
	<ul> <li>Alternative proteins</li> <li>Type of alternative protein technology (plant-based, fermentation-derived, cultivated)</li> <li>Production volume</li> </ul>
Green buildings	<ul> <li>Environmental certification or EPC (as applicable)</li> <li>Reduction in energy use (MWh per year)</li> <li>GHG savings (tonnes per year)</li> <li>Amount of installed charging units, capacity of renewable energy installations</li> </ul>
Pollution prevention and control	<ul> <li>Waste management <ul> <li>Quantity of recycled material (tonnes per year)</li> <li>Area of remediated sites (if applicable)</li> <li>Amount of produced biogas, biochar (tonnes)</li> <li>GHG savings (tonnes per year)</li> </ul> </li> <li>Emissions management <ul> <li>Amount of captured and sequestrated carbon (tonnes per year)</li> </ul> </li> </ul>
Sustainable water and wastewater management	<ul> <li>Quantity of treated wastewater and/or supplied freshwater (cubic meters per year)</li> <li>Qualitative improvements in freshwater supply and/or wastewater treatment</li> </ul>
Climate change adaptation projects	Type of investment and purpose

#### Frequency

🖂 Annual 🛛 🗌 Semi-a
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□ Other (please specify):

### Means of Disclosure

- $\Box$  Information published in financial report  $\Box$  Information published in sustainability report
- $\hfill\square$  Information published in ad hoc documents
- Other (please specify): Website
- Reporting reviewed (if yes, please specify which parts of the reporting are subject to external review):

 $\boxtimes$ 

Where appropriate, please specify name and date of publication in the useful links section.

### USEFUL LINKS (e.g. to review provider methodology or credentials, to issuer's documentation, etc.)

#### SPECIFY OTHER EXTERNAL REVIEWS AVAILABLE, IF APPROPRIATE

Type(s) of Review provided:					
	Consultancy (incl. 2 <sup>nd</sup> opinion)		Certification		
	Verification / Audit		Rating		
	Other (please specify):				

Review provider(s):	Date of publication:
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#### ABOUT ROLE(S) OF INDEPENDENT REVIEW PROVIDERS AS DEFINED BY THE GBP

- i. Second-Party Opinion: An institution with environmental expertise, that is independent from the issuer may issue a Second-Party Opinion. The institution should be independent from the issuer's adviser for its Green Bond framework, or appropriate procedures, such as information barriers, will have been implemented within the institution to ensure the independence of the Second-Party Opinion. It normally entails an assessment of the alignment with the Green Bond Principles. In particular, it can include an assessment of the issuer's overarching objectives, strategy, policy and/or processes relating to environmental sustainability, and an evaluation of the environmental features of the type of projects intended for the Use of Proceeds.
- ii. Verification: An issuer can obtain independent verification against a designated set of criteria, typically pertaining to business processes and/or environmental criteria. Verification may focus on alignment with internal or external standards or claims made by the issuer. Also, evaluation of the environmentally sustainable features of underlying assets may be termed verification and may reference external criteria. Assurance or attestation regarding an issuer's internal tracking method for use of proceeds, allocation of funds from Green Bond proceeds, statement of environmental impact or alignment of reporting with the GBP, may also be termed verification.
- iii. Certification: An issuer can have its Green Bond or associated Green Bond framework or Use of Proceeds certified against a recognised external green standard or label. A standard or label defines specific criteria, and alignment with such criteria is normally tested by qualified, accredited third parties, which may verify consistency with the certification criteria.
- iv. Green Bond Scoring/Rating: An issuer can have its Green Bond, associated Green Bond framework or a key feature such as Use of Proceeds evaluated or assessed by qualified third parties, such as specialised research providers or rating agencies, according to an established scoring/rating methodology. The output may include a focus on environmental performance data, the process relative to the GBP, or another benchmark, such as a 2-degree climate change scenario. Such scoring/rating is distinct from credit ratings, which may nonetheless reflect material environmental risks.

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In case of discrepancies between the English language and translated versions, the English language version shall prevail.

# About Sustainalytics, a Morningstar Company

Sustainalytics, a Morningstar Company, is a leading ESG research, ratings and data firm that supports investors around the world with the development and implementation of responsible investment strategies. For more than 30 years, the firm has been at the forefront of developing high-quality, innovative solutions to meet the evolving needs of global investors. Today, Sustainalytics works with hundreds of the world's leading asset managers and pension funds who incorporate ESG and corporate governance information and assessments into their investment processes. Sustainalytics also works with hundreds of companies and their financial intermediaries to help them consider sustainability in policies, practices and capital projects. With 17 offices globally, Sustainalytics has more than 1500 staff members, including more than 500 analysts with varied multidisciplinary expertise across more than 40 industry groups.

For more information, visit www.sustainalytics.com

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Largest Verifier for Certified Climate Bonds in Deal volume in 2020 & Largest External Review Provider in 2020



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