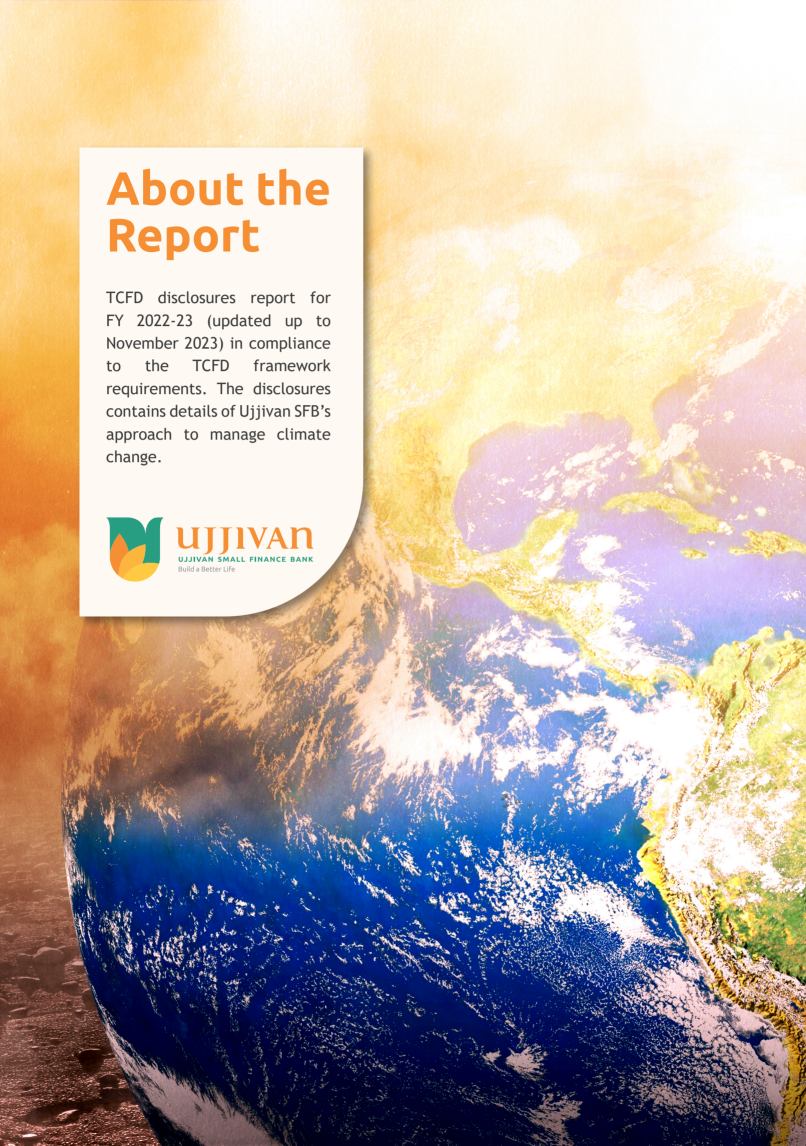




FY 2022-23



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As early as February 2023, we took cognizance that climate induced financial risks will be a material risk to the Bank. To that effect, the Board has mandated for its inclusion in the ICAAP risk register.

Message from Chief Risk Officer

Dear Stakeholders,

In September 2023, in advance of the opening of COP28, the United Nations published the first two-year assessment of global progress in slowing down climate change, called the "global stocktake". Among the many key findings of the report:

 The Paris Agreement and the resulting climate action significantly helped in reducing emissions. In 2011, the projected warming by 2100 was 3.7-4.8°C. After COP27 it was 2.4-2.6°C and in the best case, if all pledges are accomplished, 1.7-2.1°C.

- As at September 2023, the world is not on track to reach the targets of the Paris Agreement. For having a more than 50% chance of limiting temperature rise to 1.5°C and more than 67% chance of limiting it to 2°C, global emissions must peak by the year 2025.
- Trillions of dollars are needed for limiting warming to 1.5°C. Financial flows need to significantly change.
- More effective international cooperation and collaboration are crucial for reaching the targets of the Paris Agreement.

Closer home, the 2021 annual report by the India Meteorological Department (IMD) on the country's climate stated that 2021 was not only the fifth warmest year since

1901, but in the last decade, 2012-2021, was also the warmest on record. Moreover, 11 of the 15 warmest years on record were between 2007 and 2021. As per the 2022 annual report by the IMD, the annual mean land surface air temperature averaged over India during 2022 was +0.51 degree Celsius above the long-term average (1981-2010 period).

Climate change risk is also ascending the hierarchy of threats to financial stability across advanced and emerging economies alike and consequently, the need for an appropriate framework to identify, assess and manage climate related risks has become an imperative. There is a now an expectation from the BFSI sector, and more importantly banks, in playing a pivotal role to further the goals of environmental risk adaptation and mitigation. Climate Risk Management is evolving as a specialized area within banks, and to that effect the banking community is increasingly focused on capacity building to mitigate the adverse impacts of the green swann event.

We, at Ujjivan Small Finance Bank, have been on the forefront in understanding this complex subject and its interrelationships with our business operations. With the publication of the Discussion Paper on Climate Risk and Sustainable Finance by RBI, it is now expected that the Regulator shall issue specific guidelines on:

- Green deposits (already published by RBI on April 11, 2023);
- A disclosure framework on Climate related Financial risks which is likely to be in line with the TCFD framework; and
- A Guidance note on Climate Risk scenario analysis and stress testing.

As early as February 2023, we took cognizance that climate induced financial risks will be a material risk to the Bank. To that effect, the Board has mandated for its inclusion in the ICAAP risk register. During FY 2022-23, the Board approved to constitute a specialized Enterprise Risk Unit within the risk management department. This specialized unit is mandated to adopt a research driven approach to analyse emerging risks such as climate risks. The personnel in the ERM unit have attended various training workshops conducted by RBI, CAFRAL, IBA etc. to keep themselves updated with latest developments in the industry.

In FY 2023-24 (as at reporting date), we have enhanced the governance framework for sustainability, corporate climate goals, ESG and climate risk management. At a Board level, oversight is accorded to the Risk Management Committee.

At a management level, the Enterprise Risk Management Committee (ERMC) is mandated to oversee day to day aspects on these areas.

Specific to climate risk, we have commenced our journey in analysing physical risks and transition risks on account of climate change and its financial impact thereof. Given the nature, size and complexities of our business operations, we are of the understanding that the climate induced physical risks is relatively more material than transition risks over the short term. We intend on adopting an outside-in approach, in that, initial focus will be on identifying the interplay of physical risks with default risk, operational risks and liquidity risks. We are also cognizant of the opportunities entailing environmental risk adaptation and mitigation. Going forward, these opportunities will be analysed for leveraging the same as part of business strategy (inside-out approach).

Our TCFD disclosures reflects our commitment to understanding and integrating climate risk into our risk management governance, processes and strategies, as well as our commitment to achieving our net zero goals. It is pertinent to note that industry consensus is yet to be achieved on climate risk management from a Banking perspective. Likewise, obtaining more reliable and actionable climate data also continues to be a challenge that we are navigating across our businesses. We are however, transparent about our progress and the challenges we face on the path to net zero and are committed to sharing our experience so that we all can learn together and chart the course to a healthier and a more sustainable future. With the launch of our maiden disclosures, we intend to communicate a key hallmark of all our climate-related efforts — our commitment to transparency and our support to regulatory developments to ensure more consistent, comparable and reliable climate disclosures

With this perspective, I extend a warm welcome to you all to the inaugural TCFD compliance disclosure of Ujjivan Small Finance Bank—a starting point for a larger journey that we are eager to share with you. I invite you to learn more about our approach and initiatives across our Bank in the pages that follow.

Sincerely,

Arunava BanerjeeChief Risk Officer
Ujjivan Small Finance Bank

Background

The Financial Stability Board (FSB) created the Taskforce for Climate related Financial Disclosures (TCFD) to develop recommendations on the types of information that companies disclose to support should investors, lenders, and insurance underwriters in appropriately assessing and pricing a specific set of risks—risks related to climate change. Given its remit from the Financial Stability Board, the TCFD is committed to market transparency.

Through widespread adoption of these minimum standards, financial risks and opportunities related to climate change are expected to become a natural part of a companys' risk management and strategic planning process. As this occurs, companies and investor's understanding of the potential

financial implications associated with transitioning to a lower-carbon economy and climate-related physical risks will grow; information will become more decision-useful; and risks and opportunities will be more accurately priced, allowing for a more efficient allocation of capital.

In 2017, the TCFD released climate-related financial disclosure recommendations designed to help companies provide better information to support informed capital allocation.

The disclosure recommendations structured around four thematic areas that represent core elements of how companies operate: governance, strategy, management, and metrics and targets. The four recommendations are interrelated and supported by 11 recommended disclosures that build out the framework with information that should help investors and others understand how reporting organizations think about and assess climate-related risks and opportunities.



Regulatory Expectations

Ujjivan Small Finance Bank (hereinafter referred to as "the Bank") is required to develop an appropriate approach to disclosing climate-related information to enhance transparency. At a minimum, the Bank is expected to make climate-related disclosures aligned with TCFD recommendations/framework. Alignment to TCFD framework is expected to improve the consistency and comparability of the Climate-related Financial Disclosures of the Bank with its counterparts domestically and globally.

The Bank intends to make its climate related disclosures on an annual basis under the

'Regulatory Disclosures' section of the Bank's website for ease of reference. In view of the evolving developments in climate-related disclosures, a "comply-or-explain" approach is adopted by the Bank considering its significance to the Bank's operations, including the nature and size of its business and the materiality of climate related risks the Bank is exposed to. Considering the evolving disclosure landscape, the Bank continuously seeks to update its disclosure requirements in line with global and domestic developments and progressively enhance its disclosures.



¹ Discussion paper on Climate Risk and Sustainable Finance

Overview of the TCFD Framework

The TCFD recommendations on climate-related financial disclosures are widely adoptable and applicable to organizations across sectors and jurisdictions. They are designed to solicit decision-useful, forward-looking information that can be included in mainstream financial filings. The recommendations are structured around four thematic areas that represent core elements of how organizations operate under:





The four thematic areas are further expanded into 11 recommendations for disclosures.

This document provides a report on the progress made in complying to the minimum expectations laid out in the TCFD disclosure framework as at March 31, 2023 and updated as

at November 30, 2023. All exposure related figures quoted in the document are 'Rs. in crores', unless otherwise specifically stated. For the purpose of reporting, the Bank has referred to the guidance note for implementation of the recommendations of the Taskforce on Climate Related Financial Disclosures published in October 2021².

² https://www.fsb-tcfd.org/

³ https://www.epa.gov/ghgemissions/sources-greenhouse-gas-emissions#:-:text=Transportation%20(28%25%20of%202021%20 greenhouse,ships%2C%20trains%2C%20and%20planes.

Principles and Approach

As one of India's newest entrant to the banking industry, the Bank has, since inception adopted Responsible Banking as one of its key differentiators. This credo has seen considerable traction in the space of financial inclusion and economic justice. While much of the Bank's business operations is skewed towards meeting and enhancing social goals and justice today, it is imperative that the Bank also makes its small contribution in the areas of environment management and climate change adaptation/mitigation.

Climate change risk (climate induced financial risks) is also ascending the hierarchy of threats to financial stability across advanced and emerging economies alike and consequently, the need for an appropriate framework to identify, assess and manage climate related risk has become an imperative. While there is a high degree of certainty that some combination of physical and transition risks will materialise in the future, the exact timing, outcome and future pathways remain uncertain, and the impacts are unevenly distributed both among and within countries. Accordingly, historical data and traditional backwardlooking risk assessment methods are unlikely to adequately capture future impact. Further, the materialisation of physical and transition risks depends on multiple nonlinear dynamics that interact with each other in complex ways and are therefore subject to deep uncertainty. It is therefore only prudent that the Bank has adopted a research driven approach, with initial focus on capacity building, qualitative reviews and in encouraging thought leadership on climate related issues which will eventually culminate into policy advocacy.

The Bank's contribution to environment management and adaptation/mitigation shall follow the principle of Common But Differentiated Responsibilities (CBDR) and respective capabilities as laid out by the United Nations Framework Convention on Climate Change(UNFCC) (Principle 1) . The Bank, since inception, has always been focusing on increasing its retail exposure with special focus on financial inclusion. Its lending and investment exposure to the top three GHG emitting industries³, namely 1) transportation, 2) electricity generation and 3) industrial entities primarily involved in burning of fossil fuels to produce goods from raw materials is negligible as at reporting date. The Bank's initial focus on managing climate induced financial risks shall also be an 'outside in' approach (Principle 2), in that, an understanding of how climate change can affect the Bank's investment and financing decisions shall take precedence over the 'inside out' approach in defining the business strategy for its core operations (lending and investing). The Bank aims to adopt an 'inside out' approach, i.e. the impact of its activities on the environment, largely through process enhancements of its supporting/ancillary activities (operations supporting the core operation of lending/investing) and by encouraging internal stakeholders to adopt LIFE- Lifestyle for Environment to combat climate change.

A third principle involves operating under the principle of triple bottom line, in that, the Bank will be used as a vehicle for maximizing stakeholder interests, instead of only maximizing shareholder profits. While the Bank's policy on Environment, Social and Sustainability management (ESMS) endorses UN SDG goals relating to clean water and sanitation, affordable and clean energy, responsible consumption and production, climate action, life below water and life on land, its actions thereof in furthering these goals will be subject to the contours of the triple bottom line, in that, policy advocacy should result in a positive outcome to the Bank's profitability, society and the environment.

Specific to disclosures and reporting, the Bank is guided by the principles laid out in the TCFD- Implementing the Recommendations of the Task Force of Climate- related Financial Disclosures, covering:

Principle	Description
1.	Disclosures should present relevant information
2.	Disclosures should be specific and complete
3.	Disclosures should be clear, balanced, and understandable
4.	Disclosures should be consistent over time
5.	Disclosures should be comparable among organizations within a sector, industry, or portfolio
6.	Disclosures should be reliable, verifiable, and objective
7.	Disclosures should be provided on a timely basis

Governance

Describe the Board's oversight of climate-related risks and opportunities

The Bank's Risk Management Committee of the Board (RMCB) has an oversight on the Bank's approach to sustainability, ESG, corporate climate goals and Climate Risk Management. The Committee monitors the progress achieved on internal strategy, targets, and initiatives taken by the Bank in furthering its goals. The Board believes that improvement of the Bank's efforts in the Environmental and Social parameters and upholding highest levels of Governance is critical in the Bank's journey ahead, and hence, with a view to bring the ESG related initiatives of the Bank and reporting relating to the same under the purview of the Board, the Terms of Reference (ToR) for the RMCB were enhanced to include:

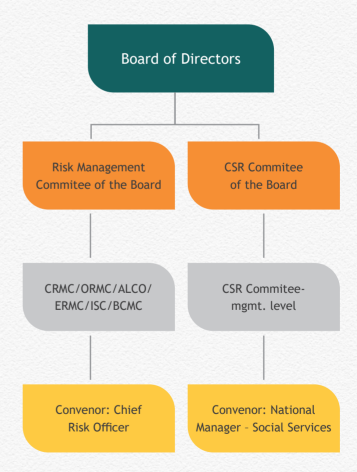
- To define and monitor specific commitments, goals and targets set by the Bank in terms of sustainability and ESG parameters along-with a performance assessment at periodic intervals.
- To approve and oversee the implementation of the Bank level ESMS policy
- To ensure that the business of the Bank is being carried out in concurrence to the applicable principles laid by international and domestic reporting standards.
- Ensure that all the current and future material risk exposures of the Bank are assessed, identified, quantified, appropriately mitigated and managed.

During FY 2022-23, the RMC- Board formally met on five occasions to review the risk management framework and other risk related aspects. Climate risk related aspects were discussed in a focused manner at its meeting dated October 19, 2022 and February 1, 2022.

During FY 2023-24 (As at November 2023), the RMCB has met formally on five occasions to review the risk management framework and other risk related aspects. Sustainability, ESG, corporate climate goals and climate risk management were deliberated on two occasions. i.e. meeting dated October 25, 2023 and meeting dated November 21, 2023.

The Bank's RMCB is also aided by a parallel reporting to the CSR Committee of the Board, where measures taken to further the UN SDGs through CSR initiatives are deliberated. Reporting at Board level is undertaken at least on semi-annual basis. The Banks' Corporate Social Responsibility (CSR) Committee of the Board also has an oversight on the Bank's efforts in furthering UN- SDGs through its Corporate Social Responsibility initiatives. During FY 2022-23,this Committee met twice.

The organizational structure for reporting at Board and management level is as below:

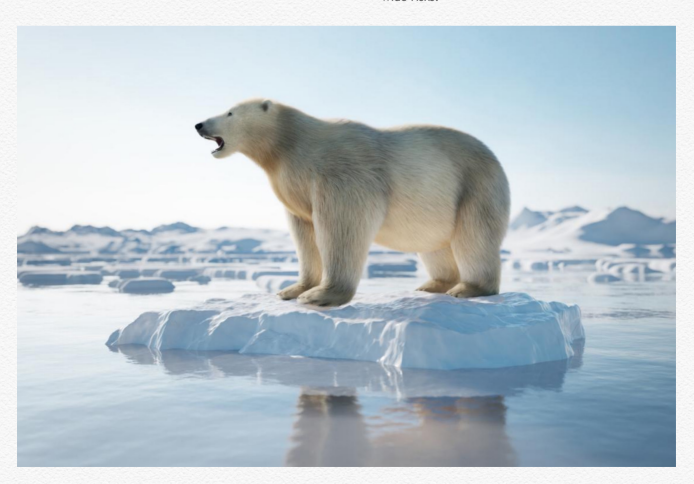


TCFD disclosures report- FY 2022-23

Prior to reporting at Board level, the Bank has put in place an internal review process at management levels (CRMC/ ORMC/ALCO/ERMC and CSR Committee) wherein progress achieved on the goals pertaining to sustainability, ESG, corporate climate goals and climate risk management are first deliberated. To that effect, the Bank has undertaken a gap analysis and put in a place a roadmap for its implementation along with timelines. The Board monitors and oversees progress against goals and targets for addressing climate- related issues through review of the roadmap and its progress thereof.

The RMCB has endorsed that climate related issues and climate induced financial risks are material to the Bank, albeit in the long run. While the risk posture is concluded to increase on a decadal scale, the Committee has endorsed its inclusion to the Risk Register in ICAAP and classifying the same as a 'material risk' warranting a periodic review. The RMCB considers climate related issues as material when reviewing and guiding strategy, risk management policies, annual budgets and business plans as well as setting the Bank's performance objectives, and in monitoring implementation and performance. This is evidenced through the Committee's direction vide its meeting dated February 1, 2023 where:

- The Committee endorsed the materiality of physical risks in the Bank's business and directed to incorporate limits/caps at district or state level as part of the annual business planning exercise. Further, the Committee also directed to review and make recommendations to the existing policy framework on changes warranted to adequately capture climate risk in its day to day operations.
- On the governance aspects, the Committee provided its approval in enhancing the charter of the RMCB to include climate change and associated risks at the oversight level. Further, the Committee also directed to enhance the RMCB charter to include ESG and ESG related risks for oversight purposes.
- The Committee also directed to enhance the charter of RMC- Management level (which was subsequently renamed as ERMC) to have an oversight on the day to day operations and management of the same.
- To ensure that the management of these emerging risks is undertaken in a structured and formal manner, the Committee approved the proposal to put in place a small team of personnel within the Risk management unit to exclusively have an oversight on enterprise wide risks.



Describe management's role in assessing and managing climate- related risks and opportunities

At a management level, the Bank's Enterprise Risk Management Committee (ERMC) is empowered to have an oversight on all emerging risks affecting the Bank's operations. This includes promoting a prudent risk culture in the Bank and in assessing the severity and posture levels on all material risks, which includes sustainability, ESG and climate associated risks. This Committee also has a mandate for oversight on the progress made in furthering these goals.

Likewise, policy advocacy in furthering UN-SDG goals through CSR initiatives is also deliberated at the CSR Committee at a management level. Both these Committees are chaired by the Managing Director and Chief Executive Officer (MD & CEO) and report to the sub-committees of the Board (i.e. RMCB and CSR Committee of the Board). A short description on the organization structure of these management level committees is furnished as below:

Description of the Enterprise Risk Management Committee

Chairperson	Managing Director and Chief Executive Officer (CEO)
Convenor	Chief Risk Officer
Permanent members	 Chief Operating Officer (COO), Chief Vigilance Officer (CVO), Head of Internal Audit, Chief Compliance Officer (in advisory role), Chief Credit Officer (CCrO), Chief Business Officer (CBO) Chief Finance Officer
Invitees, if required	Business Heads and any other invitee as deemed necessary by the Committee Chairperson
Quorum ⁵	4
Majority of approvals required for policy/ process level enhancements/changes	2/3 rd majority of available quorum

⁵ the minimum number of members of Committee that must be present at any of its meetings to make the proceedings of that meeting valid.

Frequency	Bi-Monthly
Roles and responsibilities	 Responsible for establishing systems and implementing processes related to identification, assessment, measurement, control, monitoring and reporting of credit, operational, Market & ALM, liquidity, interest rate risks and other standalone and transverse material risks in the Bank.
	• Identification of new material/emerging risk(s) through research based approach culminating
	 To have oversight on ESG/sustainability initiatives and corporate climate goals along with a review of associated risks until such time an independent ESG Committee is established at management level.
	 Ensure appropriate risk organisation structure with authority and responsibility clearly defined, adequate staffing, and the independence of Risk Management functions.
	• Manage risk in line with the risk appetite and tolerance structure.
	• Ensure necessary resources are available to perform risk management related activities
	• Control and monitor all risks on a firm wide basis within the approved risk parameters
	 Ensuring that the risk management policy/s and standards are complete, effectively maintained and clearly communicated.
	 Review reports from stakeholders and also discretions conferred on the senior management, in order to oversee the effectiveness of them.
	• Update and closure of observations of Reserve Bank of India, External Auditors and other statutory bodies
	Open issues from Internal Audit of the Bank
	Compliance, AML and KYC updates
	Oversight of the ICAAP process including challenging the ICAAP and its underlying assumptions
	• Reviewing the scope of coverage of the stress testing framework, risk factors, stress scenarios and the levels of stress applied
	Any other matter/s with the permission of the Chairperson

Description of the CSR Committee- management level

Composition	Chairperson: Managing Director& Chief Executive Officer		
	Convenor: National Manager- Social Services		
	Chief Operating Officer		
	Chief Financial Officer		
	Business Head-Micro Banking		
	Head of Customer experience		
	Invitee as deemed necessary by the Committee		
Regulatory Guidelines	The Companies Act, 2013		
Roles & Responsibilities	 To formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by the company as specified in Schedule VII of the Companies Act, 2013 		
	• To review the details about the policy developed and implemented by the Bank on CSR initiatives taken during the year.		
	• To monitor the Corporate Social Responsibility Policy of the Bank from time to time		

These management level Committees are supported by the Bank's risk management vertical. Specifically, the ERM unit is responsible for implementation of the enterprise wide risk framework, aggregation of risks and undertake materiality assessment. This unit is specifically mandated to have an oversight on emerging risks within the Bank which include

risks arising on account of sustainability, ESG, corporate climate goals and climate risk management. Given that climate risk is transverse in nature, its assessment thereof, can also be deliberated at traditional forums such as the CRMC, ORMC and ALCO etc. where subject specific inputs are required for further deliberation.



Strategy

Describe the climate-related risks and opportunities the organization has identified over the short, medium, and long term.

The Bank takes into cognisance that climate related issues often manifest themselves over the medium and longer terms. This is also evidenced in risk posture classification being 'increasing on a decadal scale' as part of the Bank's ICAAP process. For the purpose of climate risk

management, the Bank has defined the following timelines as short, medium and long term time horizons. The table below also provides a description of climate-related issues and its material financial impact on an overall basis.

Time frame	From (years)	To (years)	Description of specific climate- related issues having a material financial impact	Material Financial impact on the Bank
Short- term	1	3	 Risk: Increased severity of extreme weather events such as cyclones and floods. Opportunities: Use of more efficient modes of transport Use of recycling Use of lower emission sources of energy 	impact on workforce, loan defaults and write-offs. Opportunities:



Time frame	From (years)	To (years)	Description of specific climate- related issues having a material financial impact	Material Financial impact on the Bank
Medium-	3	10	Risk:	Risk:
term			 Changes in precipitation patterns and extreme variability in weather patterns. 	 Reduced revenue, negative impact on workforce, loan defaults and write-offs.
			Rising mean temperatures	• Reduced revenue and higher
			• Enhanced emissions-reporting obligations	costs from negative impacts on workforce (e.g., health, safety, absenteeism)
			 Substitution of existing products and services with lower emissions options 	 Increased operating costs (e.g., higher compliance costs, increased insurance premiums)
			• Unsuccessful investment in new technologies	 Costs to adopt/deploy new practices and processes.
			Changing customer behaviour	 Reduced revenue from decreased
			• Shifts in consumer preferences	demand for goods/services
			• Stigmatization of sector (s)	Opportunities:
			Opportunities:	• Increased production capacity,
			 Use of more efficient production and distribution processes (100% automation and paperless banking) Reduced water usage and consumption Use of new technologies in energy sources Shift toward decentralized energy generation (harness solar energy) Development and/or expansion of low emission goods and services Development of climate adaptation and insurance risk solutions for customers Development of new products or services through R&D and innovation. Ability to diversify business activities 	resulting in increased revenues. Benefits to workforce management and planning (e.g., improved health and safety, employee satisfaction) resulting in lower costs Reduced operational costs (e.g., through use of lowest cost abatement). Increased revenue through demand for lower emissions products and services. Better competitive position to reflect shifting consumer preferences, resulting in increased revenues
			 Participation in renewable energy programs and adoption of energy efficiency measures 	

Time frame	From (years)	To (years)	Description of specific climate- related issues having a material financial impact	Material Financial impact on the Bank
Long-	10	50	Risk:	Risk:
term			Rising sea levels	• Write-offs and early retirement
			Mandates on and regulation of existing products and services	of existing assets (e.g., damage to property and assets in "high- risk" locations)
			• Increased stakeholder concern or negative stakeholder feedback	• Increased operating costs (e.g., higher compliance costs,
			Opportunities:	increased insurance premiums).
			• Participation in carbon markets	Reputational loss
			Access to new markets	Opportunities:
			Use of public-sector incentives	• Reduced exposure to GHG
			• Costs to transition to lower emissions technology	emissions and therefore less sensitivity to changes in cost of carbon
				 Increased revenues through access to new and emerging markets (e.g., partnerships with governments, development banks)
				 Reduced operating costs (e.g., through efficiency gains and cost reductions)

The Bank has commenced building resilience for climate related financial risks and working towards deploying processes to determine risks and opportunities which could have a material financial impact on the Bank. Particularly on the environmental and climate risks, the Bank's approach is aligned to the principles of double materiality i.e. how its business is affected by sustainability issues (outside in) and how its activities can impact society and the environment. Since capacity building is a prerequisite in understanding this subject, the Banks' initial focus is on data source identification, gap analysis and a qualitative understanding of the risks. Climate related opportunities will be explored within the contours of the triple bottom line. The Bank has chalked out an internal plan over a short, medium and long term horizon.



Concentration of credit exposure to carbon-related assets

While every industry could experience potential financial impacts from climate-related risks and opportunities, the Task Force had identified a select list of non-financial industries (and their related supply and distribution chains) which are more likely to be financially impacted than others due to their exposure to certain transition and physical risks around greenhouse gas (GHG) emissions, energy, or water dependencies associated with their operations and products. These non-financial industries are grouped into four key areas (referred to as non-financial groups): Energy; Transportation; Materials and Buildings; and Agriculture, Food, and Forest Products.

It is pertinent to note that the term "carbon-related assets" is not well defined. The Task Force encourages banks to use a consistent definition to support comparability and banks should describe which industries they include and exclude. The licensing guidelines to Small Finance Banks (SFBs)⁷ overtly mandates to undertake basic banking activities of acceptance of deposits and lending to unserved and underserved sections including small business units, small

and marginal farmers, micro and small industries and unorganised sector entities. Further, the SFBs are required to extend 75 per cent of its Adjusted Net Bank Credit (ANBC) to the sectors eligible for classification as Priority Sector Lending (PSL) by the Reserve Bank. Business operations targeted at these population groups aide in furthering the UN-SDGs of no poverty, gender equality, decent work and economic growth, reduces inequalities and partnerships for the goals.

Given that the objectives of setting up an SFB is to further financial inclusion through provision of savings and credit facilities to the population segment(s) as above, the Bank shall exclude such exposures which are eligible for categorization under Regulatory Retail⁸ as per the Basel III capital regulations issued by the Regulator for the purpose of reporting exposure to carbon-related assets. The exposure to carbon related assets as at March 31, 2023⁹ is as follows:

Rs. in crores

	Fund based	Non- Fund	Investment	Total
Exposure to carbon- related assets	exposure	based exposure	Exposure	Exposure
Energy	-	-	-	-
- Oil and gas	-	-	-	-
- Coal	-	-	-	-
- Electric utilities	-	-	-	-
Transportation	-	-	-	-
- Air freight	-	-	-	-
- Passenger air transportation	-	-	-	-
- Maritime trans-portation	-	-	-	-
- Rail transporta-tion	-	-	-	-
- Trucking services	-	-	-	-
- Automobile and components	-	-	-	-
Materials and Buildings (manufacturing)	-	-	-	-
- Metals and min-ing	-	-	-	-
- Chemicals	-	-	-	-
- Construction materials	-	-	-	-
- Capital goods	-	-	-	-
- Real Estate management and development ¹⁰	27.69	1.01		28.70
Agriculture, Food and forest products				
- Beverages	-	-	-	-
- Agriculture ¹¹	-	-	-	-
- Packaged foods and Meats	-	-	-	-
- Paper and forest products	-	-	-	-
Total	27.69	1.01	-	28.70

Describe the impact of climate related risks and opportunities on the organization's businesses, strategy, and financial planning.

Empirical evidence demonstrates that the Bank's microfinance portfolio and to some extent, the exposure in the informal segments of Housing and MSME, are exposed to what may be classified as event risks. Historically, natural disasters or physical risks have affected credit portfolio performance. The Bank has experienced temporary spikes in the delinquency levels due to floods and cyclones in the past. Various reports from the scientific community indicate that the frequency and severity of such physical risk events are expected to increase with climate change and increase in Green House Gas (GHG) emissions. By virtue of being a new bank and focused on retail segment, transition risks by way of changes in policy, technology, legal and consumer

sentiments are low since policy advocacy and research today is largely focused on carbon- intensive industry(s), where the exposure is currently nil. As at reporting date, transition risks in the Bank's existing portfolio is negligible.

The Bank believes that it is imperative to have a framework to recognise, evaluate, monitor, and manage climate related issues in its day-to-day decision-making and incorporate elements of the 'sustainability dimension' while making credit decisions. The impact of climate related issues is factored in business strategy and financial planning as below:

Areas Impact

Products and services

- A Working Group (WG) has been internally constituted to explore ways in innovating banking products and services. This WG is mandated to provide its recommendations on new products and service launches which aide in further the UN-SDGs. RBI has recently issued a circular defining a framework for acceptance of green deposits dated April 11, 2023. The circular has laid out detailed guidelines on the use of proceeds. Pending finalization of the Indian green taxonomy, as an interim measure, banks are are allowed to allocate the proceeds raised through green deposits towards green activities/ projects¹² which encourage energy efficiency in resource utilisation, reduce carbon emissions and greenhouse gases, promote climate resilience and/or adaptation and value and improve natural ecosystems and biodiversity. The WG is currently exploring the feasibility of introducing new products and services which are aligned to the principle of triple bottom line.
- From the risk management perspective, the Bank has identified the key exposure segments which are exposed to physical risks.

⁶ Implementing the Recommendations of the Task Force on Climate-related Financial Disclosures

⁷ https://www.rbi.org.in/Scripts/BS_PressReleaseDisplay.aspx?prid=32614

⁸ Clause 5.9 of Master Circular - Basel III Capital Regulations dated May 12 ,2023

⁹ For the purpose of reporting exposure in carbon sensitive assets, the Bank shall report exposure as at year end date for ease of comparison.

¹⁰ Commercial Real Estate exposure as at reporting date

¹¹ The Bank's exposure to agriculture at a borrower level qualifies for classification under Regulatory Retail attracting 75% risk weight. Further, since Agriculture is a Priority Sector Lending as per RBI guidelines, they are not considered as 'Carbon Sensitive Assets'.

¹² Adopted from the list of eligible green projects falling under Eligible Categories defined in Table 1 of the Government of India's 'Framework for Sovereign Green Bonds' published on November 9, 2022.

Areas	Impact
Supply chain and/or value chain	 As an immediate focus, the Bank strives to contribute to the growth of the local economy which leads to increased job creation, higher income levels, and overall economic development. 100% of the Bank's procurements in the last three fiscal years were made from locally sourced suppliers. While the overt inclusion of climate related issues in supply chain management is yet to be formally analysed and factored, one of the associated benefits from the practice of sourcing from local suppliers is minimizing the business continuity risks due to disruptions from climate related physical risks. From Business Continuity management, the Bank is in the process of putting in place a framework to analyse the interrelations between climate risks and operational risks.
Adaptation and mitigation activities	The Bank has adopted a research driven approach in building capacity to implement environmental adaptation and mitigation activities.
Investment in research and development	- The Bank has adopted a research driven approach in building capacity to understand the interrelationships of climate issues with business operations. To that effect, the Bank's Board has approved to constitute an independent Enterprise Risk Management (ERM) unit comprising of a small group of personnel within the risk management unit. This unit is mandated to adopt a research based approach in identifying emerging risks which can culminate into policy advocacy.
	- In addition to risk management, personnel from various units within the Bank have also been exposed to various training programs on sustainability and climate risk management.
Operations	- A decarbonisation strategy is being developed and is expected to be rolled out FY 2024. Since industry consensus is yet to achieved on these risks, the Bank plans to engage with its stakeholders including clients, peer banks, regulators and Governments and climate scenario providers for accelerating low carbon transition.
	- As an initial step, the Bank has discontinued the use of paper cups and plastic water bottles, replacing them with glass and ceramic alternatives.
Acquisitions and divestments	No action envisioned currently.
Access to capital	No action envisioned currently.

Strategy on GHG emissions and targets: The energy consumption pattern within the Bank is actively monitored and energy usage is efficiently managed along with the Greenhouse Gas (GHG) emissions. The electricity consumption is monitored and recorded daily and aggregated on a monthly for all offices at the corporate level. By categorizing emissions into Scope 1 and Scope 2, a comprehensive approach is adopted for addressing the environmental impact. The Bank is currently developing the required tracking and management systems to monitor its Scope 3 emissions, which will be reported in the subsequent years. As generally observed in the banking sector, the usage of grid electricity is for offices and ATMs

and diesel generators are used to generate electricity during power outages. These activities fall under the categories of Scope 2 and Scope 1 emissions, respectively, as per the Greenhouse Gas (GHG) emission classification. The Bank's emissions are calculated as per the GHG protocol and relevant factors are derived from The Intergovernmental Panel on Climate Change (IPCC). The details of Scope 1 and 2 emissions are furnished in the Bank's Sustainability Report. On setting GHG emission targets, emissions intensity and net-zero goals, it is imperative that the Bank undertakes a detailed review of its current and projected emissions. To that effect, the Bank has onboarded a knowledge partner who will be working closely with the Bank.

Describe the resilience of the organization's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario

A report of the Ministry of Earth Sciences¹³, Government of India had concluded that since the middle of the twentieth century, India has witnessed a rise in average temperature; a decrease in monsoon precipitation; a rise in extreme temperature, droughts, and sea levels; as well as increase in the frequency and intensity of severe cyclones. There is compelling scientific evidence that human activities have influenced these changes in regional climate. These developments pose challenges for humanity and warrant an immediate, large-scale and rapid reduction in GHGs. The complexities are exacerbated on account of the uncertainties in the timing and severity of climate-related and environmental risk which can threaten the safety, soundness and resilience of the Bank.

The Bank is closely following the progress made in achieving the 2015 Paris climate goals¹⁴. As per the IPCC's Sixth Assessment Report (AR6), there is a more than 50% chance that global temperature rise will reach or surpass 1.5 degrees C (2.7 degrees F) between CY2021 and CY2040 across studied scenarios, and under a high-emissions pathway, specifically, the world may hit this threshold even sooner — between CY2018 and CY2037. Global temperature rise in such a carbon-intensive scenario could also increase to 3.3 degrees C to 5.7 degrees C (5.9 degrees F to 10.3 degrees F) by 2100.

The Bank is cognizant of the inverse relationship shared between physical risks and transition risks. To that effect, the Bank has made a preliminary analysis on how climate change (physical risk) and climate policy and technology trends (transition risk) could evolve in different futures using the scenarios prescribed by the Network for Greening

the Financial System (NGFS)¹⁵. The analysis was largely linked to credit losses, in that, the pathways assumed in each scenario on default rates and loan collection trends were stressed using basic sensitivity analysis. While these results were not used in any strategy setting, it helped the Bank in establishing a roadmap to project the term structure in default estimates under various scenarios. The Bank intends on enhancing these risk assessment models in line with industry practices.

In FY 2021-22, the Bank had created a Floating Provision amounting to Rs. 250 crores to act as an umbrella cover for any future instances of stress affecting repayment behaviour. In line with RBI guidelines, the Bank has identified extra ordinary situations which refer to losses which do not arise in the normal course of business and are exceptional and non-recurring nature. The extra ordinary circumstances include instances of natural calamities and financial losses attributable to climate change. The presence of these floating provisions provide the necessary resilience to financial losses on account of physical risks in the short term irrespective of NGFS pathways. It is imperative that the Bank develop necessary frameworks to manage physical risks over a medium and long term horizon.

While transition risks are low as at reporting date, the Bank take cognizance of the future build up in transition risks as it seeks to expand its product offerings, particularly in the MSME segment. The Bank is currently adopting a research based approach in putting in place a suitable framework to manage the same. Transition risks are expected to be higher in the scenarios of divergent net zero and delayed transition pathways.

¹³ This refers to June 2020 report titled, "Assessment of Climate Change Over the Indian Region", available at https://reliefweb.int/report/india/assessment-climate-change-over-indian-region-report-ministry-earth-sciences-moes

¹⁴ Its overarching goal is to hold "the increase in the global average temperature to well below 2° C above pre-industrial levels" and pursue efforts "to limit the temperature increase to 1.5° C above pre-industrial levels."

¹⁵ https://www.ngfs.net/ngfs-scenarios-portal/

Risk Management

Describe the organization's processes for identifying and assessing climate-related risks

Climate- related risks are transverse risk, in that, they are not a standalone risk but one that impact the traditional risk categories such as credit risk, operational risk and reputational risks etc. Given that this is a relatively new concept and that industry consensus on risk identification and measurement is yet to achieved, the Bank has adopted a research driven approach in putting in place a process for the same. To identify and assess climate risk drivers, the Bank is increasingly dependent on publications made by TCFD, NGFS, the Regulator and industry associations. Risk identification is largely through the grapevine approach where reliable information/newsfeeds are deliberated at internal forums for its materiality on impact/severity.

Depending on the nature of the information received, the Bank then maps the risks which are likely to be impacted. As a next step, a gap analysis on the policy aspects is undertaken to identify areas for improvement.

In the initial stages, the Bank intends to focus on physical risks due to its materiality in credit performance and its business continuity. The Bank intends to leverage on its Probability of Default (PD) and Loss Given Default(LGD) estimates to develop stress testing outcomes. Likewise, scenarios using the NGFS framework are planned for usage in assessing an estimate on the unexpected losses. On the basis of outcome, the Bank shall undertake suitable risk management actions.



Describe the organization's processes for managing climate-related risks

Apart from risk identification and assessment, the Bank intends on using a combination of risk mitigation strategies such as risk acceptance with suitable controls, risk avoidance through policy making, risk limits through portfolio monitoring and EWS signals or risk transfer using tools such as insurance and securitization.

Since inception, the Bank's credit policy has adopted a risk avoidance strategy towards exposures classified as 'negative' as per the International Finance Corporation (IFC) checklist. The Bank refrains from lending to the following occupations:

- Gambling (Social)
- Alcohol (Social)
- Illegal business activities (Social)
- Business employing child labour (Social)
- Production or trade in any product or activity deemed illegal under host country laws or regulations or international conventions and agreements, or subject to international bans, such as pharmaceuticals, pesticides/herbicides, ozone depleting substances, PCB, wildlife or products regulated under CITES (Environment and Social)
- Production or trade in weapons and munitions (Social)
- Production or trade in alcoholic beverages (excluding beer and wine) (Social)
- Production or trade in tobacco. (Social)
- Gambling, casinos and equivalent enterprises. (Social)
- Production or trade in radioactive materials. This does not apply to the purchase of medical equipment, quality control (measurement) equipment and any equipment where IFC considers the radioactive source to be trivial and/or adequately shielded. (Environment)
- Production or trade in unbounded asbestos fibres. This
 does not apply to purchase and use of bonded asbestos
 cement sheeting where the asbestos content is less
 than 20%. (Environment)
- Drift net fishing in the marine environment using nets in excess of 2.5 km. in length (Environment)
- Production or activities involving harmful or exploitative forms of forced labour/harmful child labour (Social)

- Commercial logging operations for use in primary tropical moist forest (Environment)
- Production or trade in wood or other forestry products other than from sustainably managed forests (Environment)
- Production, trade, storage, or transport of significant volumes of hazardous chemicals, or commercial scale usage of hazardous chemicals. Hazardous chemicals include gasoline, kerosene, and other petroleum products (Environment)
- Production or activities that impinge on the lands owned, or claimed under adjudication, by Indigenous Peoples, without full documented consent of such people (Social).

Bank's policy on financing/investment in coal and unconventional oil and gas industries:

With respect to energy, the Bank, by virtue of it being a Small Finance Bank, is mandated to ensure 75% of its ANBC to be directed toward Priority Sector Lending. The Bank's policy prohibits taking exposure in entities involved in the extraction and refinement of coal, conventional energy companies (generation, distribution and transmission activities) and those entities involved in extraction/refining or processing of unconventional oil and gas. For energy related supply and distribution chains (petrol pumps/gas stations), the Bank shall cap its exposure as a percentage to Basel capital funds at 10%.

Definition of unconventional oil and gas for the purpose of strategy setting: In the oil and gas industry, the term "unconventional oil" refers to crude oil that is obtained through methods other than traditional vertical well extraction. Examples of such methods include developing oil sands, directional drilling, and hydraulic fracturing (colloquially known as "fracking"), among others.

The Bank is currently in the process of limiting its exposure to Physical risk through introduction of internal credit exposure limits. This is expected to be implemented in the ensuing financial year. For climate risk and business continuity, the Bank intends on commencing a Risk and Control Self-Assessment (RCSA) to understand the interactions of natural disasters and inherent control framework.

Describe how processes for identifying, assessing, and managing climate-related risks are integrated into the organization's overall risk management.

In compliance to the Discussion paper on climate risk and sustainable finance by RBI, the Banks has factored climate related risks while preparing its Internal Capital Adequacy Assessment Process (ICAAP) document under Pillar 2 as prescribed under the Master Circular - Basel III Capital Regulations dated May 12, 2023, as updated from time to time. Climate risk is now classified as a material risk

and approved by the Board vide meeting dated June 29, 2023. The Bank recognises that climate-related financial risks will have to be incorporated into ICAAPs iteratively and progressively, as the methodologies and data used to analyse these risks mature over time and analytical gaps are addressed.



Metrics and Targets

Disclose the metrics used by the organization to assess climate-related risks and opportunities in line with its strategy and risk management process.

The following are the metrics used by the Bank to assess climate- related risks and opportunities:

Metric category	Unit of measure	Rationale for inclusion
 GHG Emissions: Absolute Scope 1, Scope 2, and Scope 3 (work in progress) emissions intensity (work in progress) 	MT of CO2e	Disclosure of GHG emissions is crucial for users to understand the Bank's exposure to climate-related risks and opportunities. Disclosure of both absolute emissions across the Bank's value chain and relevant emissions intensity provides insight into how the Bank may be affected by policy, regulatory, market, and technology responses to limit climate change.
Transition Risks: Amount and extent of assets or business activities vulnerable to transition risks	Amount or percentage	Disclosure of the amount and extent of the Bank's assets or business activities vulnerable to climate-related transition risks allows users to better understand potential financial exposure regarding such issues as possible impairment or stranding of assets, effects on the value of assets and liabilities, and changes in demand for products or services.
Physical Risks: Amount and extent of assets or business activities vulnerable to physical risks	Amount or percentage	Disclosure of the amount or extent of the Bank's assets or business activities vulnerable to material climate-related physical risks allows users to better understand potential financial exposure regarding such issues as impairment or stranding of assets, effects on the value of assets and liabilities, and cost of business interruptions.
Capital Deployment: Amount of capital expenditure, financing, or investment deployed toward climate related risks and opportunities	Reporting currency	Capital investment disclosure by financial organizations gives an indication of the extent to which long-term enterprise value might be affected.

Other metrics which will be deployed over time: climate related opportunities, internal carbon pricing and executive remuneration linked to climate considerations.

Disclose Scope 1, Scope 2, and, if appropriate, Scope 3 greenhouse gas (GHG) emissions, and the related risks

As at March 2023, total scope 1 and scope 2 emission per crore of turnover was 2.28 (3.97 as on March 2022). The Bank is striving to reduce Greenhouse Gas (GHG) generation in its facilities. The bank is actively expanding the use of clean energy to reduce GHG coming from the conventional power generation, such as by promotion of solar panel installation and optimising use of resources. The Bank does not operate in any ecologically sensitive areas. The Bank has a programme named "Sanchaya" themed around "Use Energy Wisely". Under this programme, the Bank took up some practical ways to make smart changes around the workplace with the involvement of all personnel in this

energy saving initiative making the workplace more energy efficient and sustainable. This initiative helped to save about 6% YoY and 8% for the FY.

GHG emissions: During the reporting period, the Bank analysed and accounted all of its Scope 1 and Scope 2 emissions. The Bank's emissions are calculated as per GHG protocol and relevant factors are derived from The Intergovernmental Panel on Climate Change (IPCC). Details of Scope 1 & 2 emissions are presented in the table below. The Bank intends to initiate accounting for Scope 3 emissions, creating a more robust GHG inventory progressively:

Parameter	Unit	FY 2022-23	FY 2021-22	FY 2020-21
Total Scope 1 emissions	tCO2e	591.15	492.37	369.88
Total Scope 2 emissions	tCO2e	10,279.02	11,938.60	11,031.87
Total Scope 1 & Scope 2 emissions per crore of turnover	tCO2e	2.28	3.97	

Progress in reducing emission intensity: From the Bank's operations in FY 2022-23, the Bank reduced its electricity consumption by 14% from 53060.46 GJ* in FY 2021-22 to 45684.54 GJ in FY 2022-23. The total Energy consumption also reduced by 10% from 60,063.19 GJ to 54,092.13 GJ. At

the branches, DG sets type provided by the vendor is 'PECH 25' which has been approved by ARAI for noise and pollution norms. At Unbanked Rural Centres (URCs) branches, 25 kVA DG sets are used while 5 kVA DG sets are being used at non-URC branches.

Describe the targets used by the organization to manage climate-related risks and opportunities and performance against targets.

The Bank has onboarded a knowledge partner in assisting the Bank with the ESG project and further refining its GHG and emission intensity metrics and targets. The partner will also assist in materiality/ gap assessments, setting an ESG strategy and roadmap, data management, reporting and disclosures and communication strategy.

Glossary of abbreviations

ALCO	Asset Liability Management Committee				
AML	Anti-Money Laundering				
ANBC	Adjusted Net bank Credit				
ARAI	Automotive Research Association of India				
BCMC	Business Continuity Management Committee				
BFSI	Banking, Financial Services and Insurance				
C B D R	Common But Differentiated Responsibilities-				
principle	based on one's capability				
CBO	Chief Business Officer				
CCrO	Chief Credit Officer				
CFO	Chief Financial Officer				
CITES	Convention on International Trade in				
	Endangered Species of Wild Fauna and Flora				
CO2e	Carbon Dioxide emission				
C00	Chief Operating Officer				
COP	Conference of Parties				
CRMC	Credit Risk Management Committee				
CRO	Chief Risk Officer				
CSR	Corporate Social Responsibility				
CVO	Chief Vigilance Officer				
DG	Diesel Generator				
ERM	Enterprise Risk Management				
ERMC	Enterprise Risk Management Committee				
ESG	Environmental, Social and Governance				
FSB	Financial Stability Board				
GHGs	Greenhouse Gases				
ICAAP	Internal Capital Adequacy and Assessment				
	Process				

IFC	International Finance Corporation
IMD	India Meteorological Department
IPCC	Intergovernmental Panel on Climate Change
ISC	Information Security Committee
KYC	Know Your Customer
LGD	Loss Given Default
LIFE	Lifestyle for Environment
MD& CEO	Managing Director and Chief Executive Officer
MSME	Micro, Small and Medium Enterprises
MT	Metric Tonnes
NGFS	Network for Greening the Financial System
ORMC	Operational Risk Management Committee
PCB	Polychlorinated biphenyl
PD	Probability of Default
PSL	Priority Sector Lending
RBI	Reserve Bank of India
RCSA	Risk and Control Self-Assessment
RMCB	Risk Management Committee of the Board
SFB	Small Finance Bank
TCFD	Taskforce on Climate Related Financial
	Disclosures
ToR	Terms of Reference
UN SDG	United Nations Sustainable Development
	Goal
UNFCC	United Nations Framework Convention on
	Climate Change
URC	Unbanked Rural Centre
WG	Working Group

