S. 2075

To amend the Securities Exchange Act of 1934 to require issuers to disclose certain activities relating to climate change, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 10, 2019

Ms. Warren (for herself, Mr. Schatz, Mr. Whitehouse, Mr. Van Hollen, Ms. Klobuchar, Mrs. Gillibrand, Mr. Bennet, Mr. Blumenthal, Mr. Booker, Mr. Markey, Mr. Merkley, Ms. Harris, Ms. Smith, Mrs. Feinstein, Mr. Schumer, and Mr. Carper) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To amend the Securities Exchange Act of 1934 to require issuers to disclose certain activities relating to climate change, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Climate Risk Disclo-
- 5 sure Act of 2019".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act—

1	(1) the terms "appropriate climate principals",
2	"climate change", "covered issuer", "physical risks",
3	and "transition risks" have the meanings given
4	those terms in subsection (s) of section 13 of the Se-
5	curities Exchange Act of 1934 (15 U.S.C. 78m), as
6	added by section 5;
7	(2) the term "appropriate congressional com-
8	mittees" means—
9	(A) the Committee on Banking, Housing,
10	and Urban Affairs of the Senate; and
11	(B) the Committee on Financial Services
12	of the House of Representatives;
13	(3) the term "baseline scenario" means a widely
14	recognized analysis scenario in which levels of green-
15	house gas emissions, as of the date on which the
16	analysis is performed, continue to grow, resulting
17	in—
18	(A) an increase in the global average tem-
19	perature of 1.5 degrees Celsius or more above
20	pre-industrial levels; and
21	(B) the realization of physical risks relat-
22	ing to global climate change;
23	(4) the term "carbon dioxide equivalent" means
24	the number of metric tons of carbon dioxide emis-
25	sions with the same global warming potential as 1

1	metric ton of another greenhouse gas, as determined
2	under table A-1 of subpart A of part 98 of title 40,
3	Code of Federal Regulations, as in effect on the date
4	of enactment of this Act;
5	(5) the term "commercial development of fossil
6	fuels" includes—
7	(A) exploration, extraction, processing, ex-
8	porting, transporting, and any other significant
9	action with respect to oil, natural gas, coal, or
10	any byproduct thereof; and
11	(B) acquiring a license for any activity de-
12	scribed in subparagraph (A);
13	(6) the term "Commission" means the Securi-
14	ties and Exchange Commission;
15	(7) the term "direct and indirect greenhouse
16	gas emissions" includes, with respect to a covered
17	issuer—
18	(A) all direct greenhouse gas emissions re-
19	leased by the covered issuer;
20	(B) all indirect greenhouse gas emissions
21	with respect to electricity, heat, or steam pur-
22	chased by the covered issuer;
23	(C) significant indirect emissions, other
24	than the emissions described in subparagraph

1	(B), that occur in the value chain of the covered
2	issuer; and
3	(D) all indirect greenhouse gas emissions
4	that are attributable to assets owned or man-
5	aged, including assets that are partially owned
6	or managed, by the covered issuer;
7	(8) the term "fossil fuel reserves" means all
8	producing assets, proved reserves, unproved re-
9	sources, and any other ownership stake in sources of
10	fossil fuels;
11	(9) the term "greenhouse gas"—
12	(A) means carbon dioxide, hydrofluorocar-
13	bons, methane, nitrous oxide, perfluorocarbons,
14	sulfur hexafluoride, nitrogen triflouride, and
15	chlorofluorocarbons; and
16	(B) includes any other anthropogenically
17	emitted gas or particulate that the Adminis-
18	trator of the Environmental Protection Agency
19	determines, after notice and comment, to con-
20	tribute to climate change;
21	(10) the term "greenhouse gas emissions"
22	means the emissions of greenhouse gas, expressed in
23	terms of metric tons of carbon dioxide equivalent;
24	(11) the term "social cost of carbon" means the
25	monetized present value, discounted at a 3 percent

1	or lower discount rate, in dollars, per metric ton of
2	carbon dioxide (or carbon dioxide equivalent), of the
3	net global costs over 300 years caused by the emis-
4	sion of carbon dioxide (or carbon dioxide equivalent,
5	as applicable) that result from—
6	(A) changes in net agricultural produc-
7	tivity;
8	(B) decreases in capital and labor produc-
9	tivity;
10	(C) effects on human health;
11	(D) property damage from increased sea-
12	level rise, flooding, wildfires, and frequency and
13	severity of extreme weather events;
14	(E) the value of ecosystem services; and
15	(F) any other type of economic, social, po-
16	litical, or natural disruption;
17	(12) the term "value chain"—
18	(A) means the total lifecycle of a product
19	or service, both before and after production of
20	the product or service, as applicable; and
21	(B) may include the sourcing of materials,
22	production, and disposal with respect to the
23	product or service described in subparagraph
24	(A);

1	(13) the term "well below 1.5 degrees scenario"
2	means a widely recognized, publicly available anal-
3	ysis scenario in which human interventions to com-
4	bat global climate change are likely to prevent the
5	global average temperature from reaching 1.5 de-
6	grees Celsius above pre-industrial levels; and
7	(14) the term "1.5 degree scenario" means a
8	widely recognized, publicly available analysis sce-
9	nario in which human interventions to combat global
10	climate change are likely to prevent the global aver-
11	age temperature from reaching 1.5 degrees Celsius
12	above pre-industrial levels.
13	SEC. 3. SENSE OF CONGRESS.
14	It is the sense of Congress that—
15	(1) climate change poses a significant and in-
16	creasing threat to the growth and stability of the
17	economy of the United States;
18	(2) many sectors of the economy of the United
19	States and many businesses in the United States are

- exposed to multiple channels of climate-related risk,
 which may include exposure to—

 (A) the physical impacts of climate change,
 including the rise of the everyon global tom-
- including the rise of the average global temperature, accelerating sea-level rise, desertification, ocean acidification, intensification of

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- storms, increase in heavy precipitation, more frequent and intense temperature extremes, more severe droughts, and longer wildfire seasons;
 - (B) the economic disruptions and security threats that result from the physical impacts described in subparagraph (A), including conflicts over scarce resources, conditions conducive to violent extremism, the spread of infectious diseases, and forced migration; and
 - (C) the transition impacts that result as the global economy transitions to a clean and renewable energy, low-emissions economy, including financial impacts as fossil fuel assets risk becoming stranded and it becomes uneconomic for companies to develop fossil fuel assets as policymakers act to limit the worst impacts of climate change by keeping the rise in average global temperature to 1.5 degrees Celsius above pre-industrial levels;
 - (3) assessing the potential impact of climate-related risks on national and international financial systems is an urgent concern;

- 1 (4) companies have a duty to disclose financial 2 risks that climate change presents to their investors, 3 lenders, and insurers;
 - (5) the Commission has a duty to promote a risk-informed securities market that is worthy of the trust of the public as families invest for their futures;
 - (6) investors, lenders, and insurers are increasingly demanding climate risk information that is consistent, comparable, reliable, and clear;
 - (7) including standardized, material climate change risk and opportunity disclosure that is useful for decision makers in annual reports to the Commission will increase transparency with respect to risk accumulation and exposure in financial markets;
 - (8) requiring companies to disclose climate-related risk exposure and risk management strategies will encourage a smoother transition to a clean and renewable energy, low-emissions economy and guide capital allocation to mitigate, and adapt to, the effects of climate change and limit damages associated with climate-related events and disasters; and
 - (9) a critical component in fighting climate change is a transparent accounting of the risks that

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1	climate change presents and the implications of con-
2	tinued inaction with respect to climate change.
3	SEC. 4. FINDINGS.
4	Congress finds that—
5	(1) short-, medium-, and long-term financial
6	and economic risks and opportunities relating to cli-
7	mate change, and the national and global reduction
8	of greenhouse gas emissions, constitute information
9	that issuers—
10	(A) may reasonably expect to affect share-
11	holder decision making; and
12	(B) should regularly identify, evaluate, and
13	disclose; and
14	(2) the disclosure of information described in
15	paragraph (1) should—
16	(A) identify, and evaluate—
17	(i) material physical and transition
18	risks posed by climate change; and
19	(ii) the potential financial impact of
20	risks described in clause (i);
21	(B) detail any implications that the risks
22	described in subparagraph (A)(i) have on cor-
23	porate strategy;
24	(C) detail any board-level oversight of ma-
25	terial climate-related risks and opportunities;

1	(D) allow for intra- and cross-industry
2	comparison, to the extent practicable, of cli-
3	mate-related risk exposure through the inclu-
4	sion of standardized industry-specific and sec-
5	tor-specific disclosure metrics, as identified by
6	the Commission, in consultation with the appro-
7	priate climate principals;
8	(E) allow for tracking of performance over
9	time with respect to mitigating climate risk ex-
10	posure; and
11	(F) incorporate a price on greenhouse gas
12	emissions in financial analyses that reflects, at
13	minimum, the social cost of carbon that is at-
14	tributable to issuers.
15	SEC. 5. DISCLOSURES RELATING TO CLIMATE CHANGE.
16	(a) In General.—Section 13 of the Securities Ex-
17	change Act of 1934 (15 U.S.C. 78m) is amended by add-
18	ing at the end the following:
19	"(s) Disclosures Relating to Climate
20	Change.—
21	"(1) Definitions.—In this subsection—
22	"(A) the term 'appropriate climate prin-
23	cipals' means—
24	"(i) the Administrator of the Environ-
25	mental Protection Agency;

1	"(ii) the Secretary of Energy;
2	"(iii) the Administrator of the Na-
3	tional Oceanic and Atmospheric Adminis-
4	tration;
5	"(iv) the Director of the Office of
6	Management and Budget; and
7	"(v) the head of any other Federal
8	agency determined appropriate by the
9	Commission;
10	"(B) the term 'climate change' means a
11	change of climate that is—
12	"(i) attributed directly or indirectly to
13	human activity that alters the composition
14	of the global atmosphere; and
15	"(ii) in addition to natural climate
16	variability observed over comparable time
17	periods;
18	"(C) the term 'covered issuer' means an
19	issuer that is required to file an annual report
20	under subsection (a) or section 15(d);
21	"(D) the term 'physical risks' means finan-
22	cial risks to long-lived fixed assets, locations,
23	operations, or value chains that result from ex-
24	posure to physical climate-related effects, in-
25	cluding—

1	"(i) increased average global tempera-
2	tures and increased frequency of tempera-
3	ture extremes;
4	"(ii) increased severity and frequency
5	of extreme weather events;
6	"(iii) increased flooding;
7	"(iv) sea-level rise;
8	"(v) ocean acidification;
9	"(vi) increased frequency of wildfires;
10	"(vii) decreased arability of farmland;
11	"(viii) decreased availability of fresh
12	water; and
13	"(ix) any other financial risks to long-
14	lived fixed assets, locations, operations, or
15	value chains determined appropriate by the
16	Commission, in consultation with appro-
17	priate climate principals;
18	"(E) the term 'transition risks' means fi-
19	nancial risks that are attributable to climate
20	change mitigation and adaptation, including ef-
21	forts to reduce greenhouse gas emissions and
22	strengthen resilience to the impacts of climate
23	change, including—
24	"(i) costs relating to—

1	"(I) international treaties and
2	agreements;
3	"(II) Federal, State, and local
4	policy;
5	"(III) new technologies;
6	"(IV) changing markets;
7	"(V) reputational impacts rel-
8	evant to changing consumer behavior;
9	and
10	"(VI) litigation; and
11	"(ii) assets that may lose value or be-
12	come stranded due to any of the costs de-
13	scribed in subclauses (I) through (VI) of
14	clause (i);
15	"(2) DISCLOSURE.—Each covered issuer, in any
16	annual report filed by the covered issuer under sub-
17	section (a) or section 15(d), shall, in accordance
18	with any rules issued by the Commission pursuant
19	to the Climate Risk Disclosure Act of 2019, include
20	in each such report information regarding—
21	"(A) the identification of, the evaluation of
22	potential financial impacts of, and any risk
23	management strategies relating to—
24	"(i) physical risks posed to the cov-
25	ered issuer by climate change; and

1	"(ii) transition risks posed to the cov-
2	ered issuer by climate change;
3	"(B) a description of any established cor-
4	porate governance processes and structures to
5	identify, assess, and manage climate-related
6	risks;
7	"(C) a description of specific actions that
8	the covered issuer is taking to mitigate identi-
9	fied risks;
10	"(D) a description of the resilience of the
11	strategy of the covered issuer for addressing cli-
12	mate risks, taking into account different cli-
13	mate scenarios; and
14	"(E) a description of how climate risk is
15	incorporated into the overall risk management
16	strategy of the covered issuer.
17	"(3) Rule of construction.—Nothing in
18	paragraph (2) may be construed as precluding a cov-
19	ered issuer from including, in an annual report sub-
20	mitted under subsection (a) or section 15(d), any in-
21	formation not explicitly referenced in that para-
22	graph.".
23	SEC. 6. RULEMAKING.
24	(a) CLIMATE RISK DISCLOSURE RULES.—Not later
25	than 2 years after the date of enactment of this Act, the

1	Commission, in consultation with the appropriate climate
2	principals, shall issue rules with respect to the information
3	that a covered issuer is required to disclose pursuant to
4	subsection (s) of section 13 of the Securities Exchange
5	Act of 1934 (15 U.S.C. 78m), as added by section 5,
6	which shall—
7	(1) establish, in consultation with the appro-
8	priate climate principals, climate-related risk disclo-
9	sure guidance, which shall—
10	(A) be, to the extent practicable, special-
11	ized for industries within specific sectors of the
12	economy, which shall include—
13	(i) the sectors of finance, insurance,
14	transportation, electric power, mining, and
15	non-renewable energy; and
16	(ii) any other sector determined ap-
17	propriate by the Commission, in consulta-
18	tion with the appropriate climate prin-
19	cipals;
20	(B) include reporting standards for esti-
21	mating and disclosing direct and indirect green-
22	house gas emissions by a covered issuer, and
23	any affiliates of the covered issuer, which
24	shall—

1	(i) separate, to the extent practicable,
2	the total emissions of each specified green-
3	house gas by the covered issuer; and
4	(ii) include greenhouse gas emissions
5	by the covered issuer during the period
6	covered by the disclosure;
7	(C) include reporting standards for dis-
8	closing, with respect to a covered issuer—
9	(i) the total amount of fossil fuel-re-
10	lated assets owned or managed by the cov-
11	ered issuer; and
12	(ii) the percentage of fossil fuel-re-
13	lated assets as a percentage of total assets
14	owned or managed by the covered issuer;
15	(D) establish a minimum social cost of car-
16	bon, which—
17	(i) shall be considered a minimum
18	price with respect to costs associated with
19	carbon emissions;
20	(ii) a covered issuer shall use in pre-
21	paring climate-related disclosure state-
22	ments; and
23	(iii) the Commission shall make pub-
24	licly available, including all assumptions
25	and methods used in the calculations;

1	(E) not preclude a covered issuer from
2	using and disclosing, as compared with the
3	price established under subparagraph (D), a
4	higher price of greenhouse gas emissions;
5	(F) specify requirements for, and the dis-
6	closure of, input parameters, assumptions, and
7	analytical choices to be used in climate scenario
8	analyses required under paragraph (2)(A), in-
9	cluding—
10	(i) present value discount rates;
11	(ii) time frames to consider, including
12	5-, 10-, and 20-year time frames; and
13	(iii) the minimum pricing of green-
14	house gas emissions, as established under
15	subparagraph (D) and subject to subpara-
16	graph (E); and
17	(G) include, after consultation with the
18	Administrator of the Environmental Protection
19	Agency, the Secretary of Energy, the Secretary
20	of the Interior, the Secretary of Agriculture, the
21	Secretary of Transportation, the Chair of the
22	Council on Environmental Quality, and the Di-
23	rector of the Office of Science and Technology
24	Policy documentation standards and guidance

1	with respect to the information required under
2	paragraph (2)(C);
3	(2) require that a covered issuer, with respect
4	to a disclosure required under subsection (s) of sec-
5	tion 13 of the Securities Exchange Act of 1934 (15
6	U.S.C. 78m), as added by section 5—
7	(A) incorporate into the disclosure—
8	(i) quantitative analysis to support
9	any qualitative statement made by the cov-
10	ered issuer;
11	(ii) the guidance established under
12	paragraph (1);
13	(iii) industry-specific metrics that
14	comply with the requirements under para-
15	graph(1)(A);
16	(iv) specific risk management actions
17	that the covered issuer is taking to address
18	identified risks;
19	(v) a discussion of the short-, me-
20	dium-, and long-term resilience of any risk
21	management strategy, and the evolution of
22	applicable risk metrics, of the covered
23	issuer under each scenario described in
24	paragraph (1)(B);

1	(vi) the total cost of carbon attrib-
2	utable to the direct and indirect green-
3	house gas emissions of the covered issuer,
4	using, at minimum, the social cost of car-
5	bon; and
6	(vii) any other information, or use any
7	climate-related or greenhouse gas emis-
8	sions metric, that the Commission, in con-
9	sultation with the appropriate climate prin-
10	cipals, determines is—
11	(viii) necessary;
12	(ix) appropriate to safeguard the pub-
13	lic interest; or
14	(x) directed at ensuring that investors
15	are informed in accordance with the find-
16	ings described in section 4;
17	(B) consider, when preparing any quali-
18	tative or quantitative risk analysis statement
19	contained in the disclosure—
20	(i) a baseline scenario that includes
21	physical impacts of climate change;
22	(ii) a well below 1.5 degrees scenario;
23	and
24	(iii) any additional climate analysis
25	scenario considered appropriate by the

1	Commission, in consultation with the ap-
2	propriate climate principals; and
3	(C) if the covered issuer engages in the
4	commercial development of fossil fuels, include
5	in the disclosure—
6	(i) an estimate of the total and a
7	disaggregated amount of direct and indi-
8	rect greenhouse gas emissions of the cov-
9	ered issuer that are attributable to—
10	(I) combustion;
11	(II) flared hydrocarbons;
12	(III) process emissions;
13	(IV) directly vented emissions;
14	(V) fugitive emissions or leaks;
15	and
16	(VI) land use changes;
17	(ii) a description of—
18	(I) the sensitivity of fossil fuel re-
19	serves levels to future price projection
20	scenarios that incorporate the social
21	cost of carbon into hydrocarbon pric-
22	ing;
23	(II) the percentage of the re-
24	serves of the covered issuer that will
25	be developed under the scenarios es-

1	tablished in subparagraph (B), as well
2	as a forecast for the development
3	prospects of each reserve under the
4	scenarios established in subparagraph
5	(B);
6	(III) the potential amount of di-
7	rect and indirect greenhouse gas emis-
8	sions that are embedded in proved
9	and probable hydrocarbon reserves,
10	with each such calculation presented
11	as a total and in subdivided categories
12	by the type of reserve;
13	(IV) the methodology of the cov-
14	ered issuer for detecting and miti-
15	gating fugitive methane emissions,
16	which shall include—
17	(aa) the frequency with
18	which applicable assets of the
19	covered issuer are observed for
20	methane leaks;
21	(bb) the processes and tech-
22	nology that the covered issuer
23	uses to detect methane leaks;
24	(cc) the percentage of assets
25	of the covered issuer that the

1	covered issuer inspects under
2	that methodology; and
3	(dd) quantitative and time-
4	bound reduction goals of the cov-
5	ered issuer with respect to meth-
6	ane leaks;
7	(V) the amount of water that the
8	covered issuer withdraws from fresh-
9	water sources for use and consump-
10	tion in operations of the covered
11	issuer; and
12	(VI) the percentage of the water
13	described in subclause (V) that comes
14	from regions of water stress or that
15	face wastewater management chal-
16	lenges; and
17	(iii) any other information that the
18	Commission, in consultation with the ap-
19	propriate climate principals and the Ad-
20	ministrator of the Environmental Protec-
21	tion Agency, the Secretary of Energy, the
22	Secretary of the Interior, and the Sec-
23	retary of Agriculture determines is—
24	(I) necessary;

1	(II) appropriate to safeguard the
2	public interest; or
3	(III) directed at ensuring that in-
4	vestors are informed in accordance
5	with the findings described in section
6	4; and
7	(3) establish how and where the required disclo-
8	sures shall be addressed in the annual financial fil-
9	ing of a covered issuer.
10	(b) FORMATTING.—The Commission shall—
11	(1) require covered issuers to disclose informa-
12	tion in an interactive data format; and
13	(2) develop standards for the format described
14	in paragraph (1), which shall include electronic tags
15	for information that the Commission determines is—
16	(A) necessary;
17	(B) appropriate to safeguard the public in-
18	terest; or
19	(C) directed at ensuring that investors are
20	informed in accordance with the findings de-
21	scribed in section 4.
22	(c) Periodic Update of Rules.—The Commission
23	shall periodically update the rules issued under this sec-
24	tion to ensure that the rules further the findings described
25	in section $4(2)$.

SEC. 7. COMPILATION OF INFORMATION DISCLOSED.

- 2 The Commission shall, to the maximum extent prac-
- 3 ticable—
- 4 (1) make a compilation of the information dis-
- 5 closed by issuers pursuant to subsection (s) of sec-
- 6 tion 13 of the Securities Exchange Act of 1934 (15
- 7 U.S.C. 78m), as added by section 5, publicly avail-
- 8 able on the website of the Commission; and
- 9 (2) update the compilation described in para-
- graph (1) not less frequently than once each year.
- 11 SEC. 8. BACKSTOP.
- 12 If, 2 years after the date of enactment of this Act,
- 13 the Commission has not issued rules pursuant to section
- 14 6, and until those rules are issued, a covered issuer shall
- 15 be deemed in compliance with subsection (s) of section 13
- 16 of the Securities Exchange Act of 1934 (15 U.S.C. 78m),
- 17 as added by section 5, if disclosures set forth in the annual
- 18 report of the covered issuer satisfy the recommendations
- 19 of the Task Force on Climate-related Financial Disclo-
- 20 sures of the Financial Stability Board as reported in June
- 21 2017, or any successor report, and as supplemented or ad-
- 22 justed by such rules, guidance, or other comments from
- 23 the Commission.
- 24 SEC. 9. REPORTS.
- 25 (a) Securities and Exchange Commission.—The
- 26 Commission shall—

- 1 (1) conduct an annual assessment regarding the 2 compliance of covered issuers with the requirements 3 of subsection (s) of section 13 of the Securities Ex-4 change Act of 1934 (15 U.S.C. 78m), as added by 5 section 5;
 - (2) submit to the appropriate congressional committees a report that contains the results of each assessment conducted under paragraph (1); and
- 9 (3) make each report submitted under para-10 graph (2) accessible to the public.
- 11 (b) GOVERNMENT ACCOUNTABILITY OFFICE.—The
- 12 Comptroller General of the United States shall periodically
- 13 evaluate, and report to the appropriate congressional com-
- 14 mittees on, the effectiveness of the Commission in carrying
- 15 out and enforcing subsection (s) of section 13 of the Secu-
- 16 rities Exchange Act of 1934 (15 U.S.C. 78m), as added
- 17 by section 5.

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- 18 SEC. 10. SEVERABILITY.
- 19 If any provision of this Act, an amendment made by
- 20 this Act, or the application of this Act (or an amendment
- 21 made by this Act) to any person or circumstance is held
- 22 to be invalid, that holding shall have no effect with respect
- 23 to—
- 24 (1) the remainder of this Act; and

- 1 (2) the application of the provision or amend-
- 2 ment, as applicable, to any other person or cir-
- 3 cumstance.
- 4 SEC. 11. AUTHORIZATION OF APPROPRIATIONS.
- 5 There are authorized to be appropriated to the Com-
- 6 mission such sums as may be necessary to carry out this

7 Act.

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