# Environmental, Social and Ethical Risk



Power Generation

Risk Acceptance Criteria



# **Power Generation Sector**

We recognise that the activities of our customers can have environmental, social and ethical (ESE) impacts – including polluting activities and the potential for human rights infringements. ESE risk forms part of NatWest Group's overall Reputational Risk Policy and requires enhanced due diligence to be performed for certain customer relationships, transactions, activities and projects. To manage these risks, we have developed Risk Acceptance Criteria for sectors which present heightened ESE risk and define the level of ESE risk the bank is prepared to accept.

The ESE Risk Framework supports our long-term, ongoing work to align our policies and practices to both the United Nations Guiding Principles on Business and Human Rights and the OECD Guidelines for Multinational Enterprises on Responsible Business Conduct.

# Scope

The ESE Risk Framework applies to all legal entities within the Group for the onboarding of non-personal customers (including, but not limited to, for the purposes of providing lending or loan underwriting services)

### Context

We champion potential, helping people, families and businesses to thrive.

This Risk Acceptance Criteria covers NatWest Group support provided to companies and projects related to the Power sector. This covers thermal (coal, gas and oil-fired power plants), nuclear and renewables (wind on and offshore, solar, tidal, geothermal, biomass, hydropower.)

NatWest Group have an ambition to be the leading bank in the UK in helping to address the climate challenge. As part of our climate ambition announced in February 2020, we stated that we planned:

- To stop lending and underwriting to companies with more than 15% of activities related to thermal and lignite coal, unless they had a credible transition plan in line with the 2015 Paris Agreement in place by end of 2021; and,
- A full phase-out from thermal and lignite coal by 2030.

Where customers were assessed as not having Paris aligned credible transition plans in place, we will stop lending and underwriting to these customers, including stopping renewal, extension or refinancing of any existing commitments on 31 December 2021. We will fully exit these customer relationships as soon as is practicable.

From 1 January 2022, all coal relationships are rated high ESE risk to allow for annual review and monitoring.

From November 2021, we will have no new exposure to thermal and lignite coal (coal). We have prohibited:

- New customer relationships with corporates that operate unabated coal power plants.
- Existing customers who are increasing coal-fired power capacity including acquisition or construction of coal power assets or increasing the output capability of existing plants.

All project financing (including refinancing) related to coal power activity including new coal
power assets and projects that expand the life of existing unabated coal power plants and
coal infrastructure.

#### We intend to:

- By 1 October 2024: phase out of coal for UK and non-UK customers who have UK coal fired power generation and coal infrastructure.
- By 1 January 2030: full phase out of coal.

As a result, we will stop lending and underwriting to these customers, including stopping renewal, extension or refinancing of any existing commitments as at dates mentioned above, as they mature. We will fully exit these customer relationships as soon as is practicable.

Where material concerns relating to human rights violations [1] are identified, including with respect to the salient human rights issues [2] identified by NatWest Group, we will engage with the customer to understand the actions they have taken to cease and remediate and prevent future violations.

This document summarises our ESE Risk Acceptance Criteria for the Power Generation sector.

# **Prohibited**

- Evidence [3] of human rights violations [1] where the customer is unable to demonstrate that it has taken any action to cease, remediate, prevent and/or mitigate, as appropriate, the relevant violation.
- New customer relationships with corporates that operate unabated coal power plants.
- Existing customers who are increasing coal-fired power capacity including acquisition or construction of coal power assets or increasing the output capability of existing plants.
- All project financing (including refinancing) related to coal power activity including new coal
  power assets and projects that expand the life of existing unabated coal power plants and coal
  infrastructure.
- The activities below are prohibited in, or to, countries which are (i) subject to International Sanctions; and/or (ii) that have failed to sign the Nuclear Non-Proliferation Treaty (NPT) Israel, Pakistan, South Sudan. (India is excluded from this category as though it has not signed the NPT it has bilateral agreements over its civil nuclear programmes and sits in the High-risk category):
  - 1. Operators of Nuclear Power Plants (NPPs) or Uranium Enrichment Facilities;
  - 2. Companies involved as lead contractors in the construction or design of such plants / facilities or lead contractors involved with the transport, storage and disposal of nuclear waste in countries;
  - 3. Companies supplying uranium.
- Project transactions associated with construction of NPPs or Uranium Enrichment Facilities in countries (i) Subject to International Sanctions; and/or (ii) That have failed to sign the Nuclear Non-Proliferation Treaty (NPT) and adopt International Atomic Energy Agency (IAEA) safeguard agreements on the proliferation of nuclear weapons (Israel, Pakistan, South Sudan); and/or (iii) that represent a higher geo-political risk and have perceived weaker regulatory frameworks (to be determined through discussions with Country Risk should a lending opportunity be identified).
- Trade Transactions involving components destined for NPPs or Uranium Enrichment Facilities in countries that are subject to International Sanctions or restrictions relating to nuclear goods (India, Israel, Pakistan, South Sudan).

## Restricted

- Evidence [3] of human rights violations [1] where the customer is able to demonstrate that it has taken action to cease, remediate, prevent and/or mitigate, as appropriate, the relevant violation within a timeframe which is acceptable to the bank.
- Companies with any coal activities and that have a credible transition plan aligned with the 2015 Paris Agreement in place.
- Companies with operations that adversely impact on the Outstanding Universal Value of UNESCO World Heritage Sites.
- Companies operating in International Union for the Conservation of Nature (IUCN) I IV Protected Sites.
- Companies that operate NPPs and Uranium Enrichment Facilities in countries (i) defined as "High Risk" under the NatWest Group Country Reputational Risk Framework (NWG Country Reputational Risk Score of 4) and/or (ii) that have not signed the NPT but have engaged with the international community through bilateral agreements over their civil nuclear programmes (e.g., India).
- Highly controversial issues identified during the ESE Assessment e.g., serious environmental damage arising from company operations.
- Companies operating in Ramsar Sites, UNESCO Man & Biosphere Sites, and/or High Conservation Value Areas.
- Companies operating one or more single biomass plant with a power capacity above 100 MW that do not possess a policy or plan regarding the sustainable supply of feedstock.
- Operators of hydropower plants in non-OECD countries, that do not have in place policies and
  risk management procedures to manage environmental and social risks (including but not limited
  to dam safety, environmental impact, labour & working conditions and resettlement. Ideally
  companies will have adopted or be working towards the adoption of the International Hydropower
  Associations' Sustainability Protocol. (Companies only operating with hydropower operations
  under 100 MW are excluded).
- Companies operating NPPs in International Atomic Energy Agency (IAEA) member countries which have not ratified the following international nuclear treaties (links to latest status of ratification):
  - Vienna Convention on Civil Liability for Nuclear Damage OR the Paris Convention on Third Party Nuclear Liability
  - Convention on Nuclear Safety
  - Joint Convention on the Safety of Spent Fuel Management and on the Safety of Radioactive Waste Management
- Customers involved as lead contractors in the construction of NPPs or Uranium Enriched Facilities
  or companies designing commercial reactors or companies involved with the transport, storage
  and disposal of nuclear waste in countries which are (i) defined as "High Risk" under the NWG
  Country Reputational Risk Framework (NWG Country Reputational Risk Score of 4) and/or (ii) that
  have not signed the NPT but have engaged with the international community through bilateral
  agreements over their civil nuclear programmes (e.g. India).
- Issues identified during the ESE Assessment that give cause for concern e.g. material or repeat non-compliance of environmental and social laws, a lack of adequate policies and procedures for

managing ESE risks or major targeted NGO campaigns against a company (or projects the company is involved with).

# Normal

- No evidence [3] of human rights violations [1].
- None of above apply and no material issues have been identified during the ESE screening.
- Companies are expected to be in compliance with international and/or local laws relating to the
  ESE spheres and have policies or systems in place to manage ESE risks, including where relevant:
  environmental and/or social impacts; health and safety; biodiversity; greenhouse gas emissions,
  bribery and corruption; labour standards; human rights. Particular consideration must be given to
  companies that operate in countries where regulatory frameworks for environmental and social
  risks are less robust.

# Glossary

Item	Definition
1. Human rights violation	A violation of any right which is inherent to all human beings, regardless of race, sex, nationality, ethnicity, language, religion or any other status.
2. Salient human rights issues	The United Nations Guiding Principles Reporting Framework defines salient human rights issues as those rights that are at risk of the most severe negative impact through a company's activities or business relationships. NatWest Group's 'Salient Human Rights Issues' can be found at <a href="https://www.natwestgroup.com/sustainability/governance-and-responsible-business/human-rights-and-modern-slavery.html">https://www.natwestgroup.com/sustainability/governance-and-responsible-business/human-rights-and-modern-slavery.html</a>
3. Evidence	A finding of a human rights violation by a government (including a government agency), supervisory authority, national or international court or multinational development agency.